Ditto.	Presidency Magistrate or Magistrate of the first class.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Presidency Magristrate or Magristrate of the first class.	Ditto
Imprisonment of either description for 2 years, or fine, or both.	Ditto	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Ditto	Ditto	Imprisonment of either description for 2 years and fine.
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
I		* ************************************			: 42	i
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
1 -	1,		*			
Warrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto Ditto
1		Holes Control of Contr				
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Giving false information respect. Ditto	Secreting or destroying any document to prevent its production as evidence.	False personation for the purpose of any act or proceeding in a suit or criminal prosecution, or for becoming bail or security.	Fraudulent removal or concealment, &c., of property to prevent its seizure as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree.	Claiming property without right, or practising deception touching any right to it, to prevent its being taken as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree.	Fraudulently suffering a decree to pass for a sum not due, or suffering decree to be executed after it has been satisfied.	False claim in a Court of Justice
203	204	203	908	207	808	209

8 ndian Penal By what Court triable.	ither de- Presidency Ma- is, or fine, gistrate of the first class.	Ditto,	ither de-	s and fine. Presidency Magistrate or Magistrate of the first class.	either de- Ditto.
7 Punishment under the Indian Penal Code.	Imprisonment of either description for 2 years, or fine, or both,	Ditto	Imprisonment of either description for 7 years and fine	Imprisonment of either description for 5 years and fine.	Imprisonment of either description for 3 years and fine.
Whether com- poundable or not.	Not com- poundable.	Ditto	Ditto	Ditto	Ditto
5 Whether bailable or not.	Bailable	Ditto	Ditto	Ditto	Ditto
Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto	Ditto	1	Ditto
Whether the police may arrest with- out warrant or not.	Shall not arrest without war- rant.	Ditto	Ditto	May arrest with- out warrant.	Ditto
2 Offence.	Fradulently obtaining a decree for a sum not due, or causing a decree to be executed after it has been satisfied.	False charge of offence made with intent to injure.	If offence charged be capital, or punishable with transportation for life, or with imprisonment for a term exceeding 7 years.	Harbouring an offender, if the May arrest with-Ditto offence be capital.	If panislable with transportation for life, or with imprisonment for 10 years.
1 Section.	310	211		212	

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THE GAZETTE OF INDIA, JANUARY 28, 1882	THE	GAZETTE	OF	INDIA,	JANUARY	28.	1889
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7	THE OA	ZEITE OF E	NDIA, JANUARY	28, 1882.	. 177
Presidency Magistrate or Magistrate of the first class, or Court by which the	offence is tra- able. Court of Session.	Court of Session, Presidency Magistrate or Magistrate of the first class.	gistrate or Magistrate of the first class, or Court by which the offence is triable.	Court of Session.	Court of Session, Presidency Magistrate or Magistrate of the first class.
Imprisonment for a quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for a quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.
	:	•		:	* (***) * (***
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
1		•	•	1	i 98
		4			
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	Shall not arrest without war- rant.	Ditto	Ditto	Ditto	Ditto
If punishable with imprisonment for 1 year and not for 10 years.	Taking gift, &c., to screen an offender from punishment, if the offence be capital.	If punishable with transportation for life or with imprisonment for 10 years.	If with imprisonment for less than 10 years.	Gift made to cause restoration of property in consideration of screening offender, if the offence be capital.	If punishable with transportation for life, or with imprisonment for 10 years.
	213			214	
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1 Section	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not.	Whether compoundable or not.	7 Punishment under the Indian Penal Code.	8 By what Court triable.
	If with imprisonment for less than 10 years.	Shall not arrest without war- rant.	Warrant	Bailable	Not compoundable.	Imprisonment for a quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Presidency Magistrate or Magistrate of the first class, or Court by which the offence is triable.
215	Taking gift to help to recover moveable property of which a person has been deprived by an offence, without causing apprehension of offender.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 2 years, or fine, or both.	Presidency Magistrate or Magistrate of the first class.
216	Harbouring an offender who has escaped from custody, or whose apprehension has been ordered, if the offence be capital.	May arrest with. out warrant.	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years and fine.	Court of Session, Presidency Magistrate or Magistrate of the first class.
	If punishable with transportation for life, or with imprisonment for 10 years.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 3 years and fine.	Ditto.

gistrate or Magistrate of the first class, or Court	by which the offence is tri- able. Presidency Ma- gristrate or Ma- gristrate of the first or second	class.			
President grist Mag	н	್ ರ	Ditto.	Ditto.	Ditto.
Imprisonment for a quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	mprisonment of either description for 3 years, or fine, or both.	mprisonment of either description for 7 years, or fine, or both.		of either de-
Imprisonm the longer description offence, or		H	Imprisonment scription for 7 or both.	Ditto	Imprisonment scription for without fine.
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Ditto	Summons	Warrant	Ditto	Ditto	Ditte
•	arrest war-	:			* (* * * * * * * * * * * * * * * * * *
Ditto	Shall not arrest without war- rant,	Ditto	Ditto	Ditto	Ditto
If with imprisonment for 1 year, Ditto and no t for 10 years.	Public servant disobeying a direction of law with intent to save persons from punishment, or property from forfeiture.	Public servant framing an incorrect record or writing with intent to save person from punishment, or property from forfeiture.	Public servant in a judicial proceeding making and pronouncing an order, report, verdict or decision which he knows to be contrary to law.	Commitment for trial or confinement by a person having authority, who knows that he is acting contrary to law.	Intentional omission to apprehend on the part of a public servant bound by law to apprehend an offender, if the offence be capital.
	217	218	219	220	221

	CHAPTER XI.—	FALSE EVIDE	SCHEDULE NCE AND OFF	SCHEDULE II—continued. CE AND OFFENCES AGAINS'	å. ST PUBLIC	SCHEDULE II—continued. CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—(continued).	
1 Section.	offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not.	6 Whether com- poundable or not.	7 Punishment under the Indian Penal Code.	8 By what Court triable.
	If punishable with transportation for life, or imprisonment for 10 years.	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable,	Imprisonment of either description for 3 years, with or without fine.	Court of Session, Presidency Magistrate or Magistrate of the first class.
*	If with imprisonment for less than 10 years.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 2 years, with or without fine.	Presidency Magistrate or Magistrate of the first or second class.
888	Intentional omission to apprehend on the part of a public servant bound by law to apprehend person under sentence of a Court of Justice, if under sentence of death.	Ditto	Ditto	Not bailable	Ditto	Transportation for life, or imprisonment of either description for 14 years, with or without fine.	Court of Session.
	If under sentence of transporta- tion for life, or imprisonment or penal servitude for 10 years or upwards.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years, with or without fine.	Ditto.

PART V]	THE GAZI	STTE OF	INDIA, J	ANUARY 28,	1882.	181
Court of Session, Presidency Magistrate or Magistrate of the first class.	Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Court of Session.	Ditto.
Imprisonment of either description for 3 years, or fine, or both.	Simple imprisonment for 2 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Ditto	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 7 years, or fine	Ditto
iitto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Bailable Ditto	Ditto 1	Ditto 1	Ditto	Not bailable	Ditto	Ditto 1
Dilto	Summons	Warrant	Ditto	Ditto	Ditto	Ditto
1	Ditto S	May arrest V without war-	Ditto	Ditto	Ditto D	Ditto D
If under sentence of imprison- Dittoment for less than 10 years.	Escape from confinement negligently suffered by a public servant.	Resistance or obstruction by a person to his lawful apprehension.	Resistance or obstruction to the lawful apprehension of another person, or rescuing him from lawful custody.	If charged with an offence punishable with transportation for life, or imprisonment for 10 years.	If charged with a capital offence	If the person is sentenced to transportation for life, or to transportation, penal servitude or imprisonment for 10 years or upwards.
	65.53	22.	225			

CHAPTER XI. FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE-(concluded).

1	73	93	7	9			80
Section.	Offence.	Whether the police may great without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
	If under sentence of death	May arrest with- out warrant,	Warrant	Not bailable	Not com- poundable.	Transportation for life, or im- prisonment of either description for 10 years and fine.	Court of Ses-
225 A	225A Escape, or attempt to escape, from custody for failing to furnish security for good behaviour.	Ditto	Ditto	Bailable	Ditto	Imprisonment of either description for one year, or fine, or both.	Presidency Magistrate or Magistrate of the first or second class.
226	Unlawful return from transport.	Ditto	Ditto	Not bailable Ditto	Ditto	Transportation for life, and fine and rigorous imprison- ment for 3 years before	Court of Session.
227	Violation of condition of remission of punishment.	Shall not arrest without war- rant.	Summons	Ditto	Ditto	transportation. Punishment of original sentence, or, if part of the punishment has been undergone, the residue.	The Court by which the original offence was triable.
888	Intentional insult or interruption to a public servant sitting in any stage of a judicial proceeding.	Ditto	Ditto	Bailable	Ditto	Simple imprisonment for 6 TheCourtinwhich months, or fine of 1,000 the offence is rupees, or both. subject to the provisions of Chapter XXXX of this Code.	The Courtiny hich the offence is committed, subject to the provisions of Chapter XXXV of this Code.

H								or both.	gistrate or Magistrate of the first class.
11000 1010	CHAPTER	XII,-OFFEN	TOES REL	TING	TO COIN	AND	GOVERN	CHAPTER XII, -OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS.	
231	Counterfeiting, or performing any part of the process of counterfeit-ing, coin,	May arrest without war- rant,	t Warrant		Not bailable	Z	Not com-	Imprisonment of either description for 7 years and fine.	Court of Ses.
233	Counterfeiting, or performing any part of the process of counterfeit- ing, the Gueen's coin.	Disto	Dutto	i	Ditto	<u> </u>	Ditto	Transportation for life or imprisonment of either description for 10 years and fine.	Ditto.
233	Making, buying or selling instru- ment for the purpose of coun- terfeiting coin.	Ditto	Ditto	:	Ditto	Ditto	tto	e. G	Court of Session, Presidency Magistrate or Magistrate of the
234	Making, buying or selling instru- ment for the purpose of coun- terfeiting the Queen's coin.	Ditto	Ditto		Ditto	 Di	Ditto	Imprisonment of either de. Co-scription for 7 years and fine.	Court of Session.
200	Possession of instrument or material for the purpose of using the same for counterfeiting coin.	Ditto	Ditto	* * * * * * * * * * * * * * * * * * * *	Ditto	Ditto		Imprisonment of either description for 3 years and fine.	Court of Session, Presidency Magistrate or Magistrate of the
-	If Queen's coin	Ditto	Ditto		Ditto	Ditto	9	Imprisonment of either de- Couseription for 10 years and fine.	Court of Session.

	CHAPTER XH	OFFENCES BI	SCHEDULE ELATING TO (SCHEDULE II—continued.	<i>t.</i> Vernment	SCHEDULE II—continued. CHAPTER XH.—OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS—(continued).	
1	03	8	7	10	9	7	8
Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or asummons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether com- poundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
236	Abetting in India the counterfeit- ing out of British India of coin.	May arrest without war- raut.	Warrant	Not bailable	Not com- poundable.	The punishment provided for abetting the counterfeiting of such coin within British India.	Court of Session.
237	Import or export of counterfeit coin, knowing the same to be counterfeit.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 3 years and fine.	Court of Session, Presidency Magistrate or Magistrate of the first class.
838	Import or export of counterfeits of the Queen's coin, knowing the same to be counterfeit.	Ditto	Ditto	Ditto	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Court of Session.
239	Having any counterfeit coin known to be such when it came into possession, and delivering, &c., the same to any person.	Ditto	Ditto	Diffo	Ditto	Imprisonment of either description for 5 years and fine.	Court of Session, Presidency Magistrate or Magistrate of the first class.
240	The same with respect to the Queen's coin.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 10 years and fine.	Ditto.

PART V]	THE	GAZETTE	OF INDIA	, JAN	UARY 28, 18	82.	185
Presidency Magistrate or Magistrate of the first or second class.	Court of Session, Presidency Ma- gistrate or Ma- gristrate of the	first class. Ditto.	Court of Session.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Ditto.	Ditto.
Imprisonment of either description for 2 years, or fine of ten times the value of the coin counterfeited, or both.	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 7 years and fine.	Ditto	Ditto	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Knowingly delivering to another any counterfeit coin as genuine which, when first possessed, the deliverer did not know to be counterfeit.	Possession of counterfeit coin by a person who knew it to be counterfeit when he became possessed thereof.	Possession of Queen's coin by a person who knew it to be counterfeit when he became possessed thereof.	Persons employed in a Mint causing coin to be of a different weight or composition from that fixed by law.	Unlawfully taking from a Mint any coining instrument.	Frandulently diminishing the weight or altering the composition of any coin.	Fraudulently diminishing the weight or altering the composition of the Queen's coin.	Altering appearance of any coin with intent that it shall pass as a coin of a different description.
241	242	243	244	215	246	247	248
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	ø	By what Court triable.	Court of Session, Presidency Ma- gistrate or Ma- gistrate of the	nrst class. Ditto.	Ditto.	Ditto.	Ditto.	Presidency Magistrate or Magistrate of the first or second class.
SCHEDULE II—continued. CHAPTER XII.—OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS—(concluded).	4	Punishment under the Indian Penal Code.	Imprisonment of either description for 7 years and fine,	Imprisonment of either description for 5 years and fine.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 5 years and fine.	Imprisonment of either description for 2 years, or fine of ten times the value of the coin.
I. VERNMENT	9	Whether compoundable or not.	Not com- poundable.	Ditto	Ditto	Ditto	Ditto	Ditto
II—continuea	20	Whether bailable or not.	Not bailable	Ditto	Ditto	Ditto	Ditto	Ditto
SCHEDULE II—continued. LATING TO COIN AND GOV	4	Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto
OFFENCES RE	3	Whether the police may arrest with- out warrant or not.	May arrest with- out warrant.	Ditto	Ditto	Ditto	Ditto	Ditto
CHAPTER XII.—	2 *	Offence.	Altering appearance of the Queen's coin with intent that it shall pass as a coin of a different description.	Delivery to another of coin possessed with the knowledge that it is altered.	Delivery of Queen's coin possessed with the knowledge that it is altered.	Possession of altered coin by a person who knew it to be altered when he became possessed thereof.	Possession of Queen's coin by a person who knew it to be altered when he became possessed thereof.	Delivery to another of coin as genuine which, when first possessed, the deliverer did not know to be altered.
	1	Section.	249	250	251	252	253	254

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Imprisonment of either de- Court of Session.	Ditto.	Ditto.	Ditto.	Court of Session, Presidency Magistrate or Ma-	first class. Ditto.	Ditto.	Presidency Magistrate or Magistrate of the first or second	class. Court of Session, Presidency Magistrate or Magistrate of the first class.
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Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 7 years,	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years, or fine,	or both. Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.
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Bailable	Ditto	Ditto	Ditto.	Ditto	Ditto	Ditto	Ditto	Ditto
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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to.	to	03	8	9	0.	0	0	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
255 Counterfeiting a Government stamp.	Having possession of an instru- ment or material for the purpose of counterfeiting a Government	Making, buying or selling instru- ment for the purpose of counter- feiting a Government stamp.	Sale of counterfeit Government stamp.	Having possession of a counterfeit Government stamp.	Using as genuine a Government stamp known to be counterfeit.	Effacing any writing from a substance bearing a Government stamp, or removing from a document a stamp used for it with intent to cause wrongful loss to	Government. Using a Government stamp known to have been before used.	Erasure of mark denoting that stamp has been used.
255	256	257	258	259	260	261	262	263
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1	8	က	4	2	9	4	8
Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
264	Fraudulent use of false instrument for weighing.	Shall not arrest without war- rant.	Summons	Bailable	Not com- poundable.	Imprisonment of either description for l.year, or fine, or both.	Presidency Magistrate or Magistrate of the first or second class.
265	Fraudulent use of false weight or measure.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.
997	Being in possession of false weights or measures for fraudulent use.	Ditto	Ditto	Ditto	Ditto	Ditto i	Ditto.
267	Making or selling false weights or measures for fraudulent use.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.
C	CHAPTER XIV.—OFFENCES AFFECTING		THE PUBLIC HEALTH,	1 200 5 0 1	TY, CONVE	SAFETY, CONVENIENCE, DECENCY AND	AND MORALS.
698	Negligently doing any act known to be likely to spread infection of any disease mangerous to life.	May arrest without war- rant.	suommns	Bailable	Not com- poundable.	Imprisonment of either description for 6 months, or fine, or both.	Presidency Ma- gistrate or Ma- gistrate of the

Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Any Magistrate.	Ditto.
either de-	of either de- 6 mouths, or	either de- months, or es, or both.		:	i v			
Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of scription for 6 fine, or both.	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.		1.			Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Fine of 500 rupees
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	Shall not arrest without war- rant.						rrest with warrant.	Shall not arrest without war- rant.
Ditto	Shall r with rant.	Ditto	Ditto	Ditto	Ditto	Ditto	May an	Shall r with rant.
Malignantly doing any act known to be likely to spread infection of any disease dangerous to life.	Knowingly disobeying any quarantine rule.	Adulterating food or drink for man, intended for sale, so as to make the same noxious.	Selling any food or drink as food and drink for man knowing the same to be noxious.	Adulterating any drug or medical preparation intended for sale so as to lessen its efficacy, or to change its operation, or to make it noxious.	Offering for sale or issuing from a dispensary any drug or medical preparation known to have been adulterated.	Knowingly selling or issuing from a dispensary any drug or medical preparation as a different drug or medical preparation.	Defiling the water of a public Mayarrest with. Ditto spring or reservoir.	Making atmosphere noxious to health.
270 M	271 Kı	272 Ad	278 Se	274 Ad	275 Off	276 Kn	277 Def	
		51	Q1	2	လ	34	5.71	278

1	2	89	4	10		9	4	8
Section.	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	t Whether bailable or not.		Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
279	Driving or riding on a public way so rashly or negligently as to endanger human life, &c.	May arrest with- out warrant.	Summons	Bailable	.:	Not com- poundable.	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Any Magistrate.
280	Navigating any vessel so rashly or negligently as to endanger human life, &c.	Ditto	Ditto	Ditto	Ditto		Ditto	Presidency Magistrate or Magistrate of the first or second class.
281	Exhibition of a false light, mark or buoy.	Ditto	Warrant	Ditto	:	Ditto	Imprisonment of either description for 7 years, or fine, or both.	Court of Session.
68 6	Conveying for hire any person by water, in a vessel in such a state, or so loaded, as to endanger his life.	Ditto	Summons	Ditto	:	Ditto	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Presidency Magistrate or Magistrate of the first or second
288	Cansing danger, obstruction or injury in any public way or line of navigation.	Ditto	Ditto	Ditto	Ditto	Oitto	Fine of 200 rupees	Н
284	Dealing with any poisonous substance so as to endanger human life, &c.	Shall not arrest without war- rant.	Ditto	Ditto		Ditto	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or hard	Ditto.

	THE REAL PROPERTY.		AZETTE OF	INDIA, JAN	UARY 2	8, 1882.	19
Any Magistrate.	Ditto.	Presidency Maggistrate or Maggistrate of the first or second class.	Ditto.	Any Magistrate.	Ditto.	Presidency Magistrate or Magistrate of the first or second class.	Ditto.
1						for 6 th.	-
1	1	i A		•	rupees	Simple imprisonment for months, or fine, or both.	nt of either de- or 3 months, or th.
Ditto	Ditto	Ditto	Ditto	Ditto	Fine of 200 rupees	Simple imp months, o	Imprisonment of scription for 3 fine, or both.
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Warrant
May arrest with- Ditto out warrant.	Ditto	Shall not arrest without war- rant.	Ditto	May arrest with- out warrant.	Shall not arrest without warrant.	May arrest with- out warrant.	Ditto
Dealing with fire or any combustible matter so as to endanger human life, &c.	So dealing with any explosive Ditto substance.	So dealing with any machinery.	A person omitting to guard against probable danger to human life by the fall of any building over which he has a right entitling him to pull it down or repair it.	A person omitting to take order with any animal in his possession, so as to guard against danger to human life, or of grievous hurt, from such animal.	Committing a public nuisance	Continuance of nuisance after injunction to discontinue.	Sale, &c., of obscene books, &c
285	286	287	588	289	290	291	292

SCHEDULE II—continued.

1	2	က	4	20	9	7	8
Section.	Offence,	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summon shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
293	Having in possession obscene book, May arrest with. Warrant &c., for sale or exhibition.	May arrest with- out warrant.		Bailable	Not com- poundable.	Imprisonment of either deserbition for 8 months, or fine, or both.	Presidency Magistrate or Magistrate of the first or
294	Obscene songs	Ditto	Ditto	Ditto	Ditto	Ditto I	second class. Ditto.
294A	294A Keeping a lottery-office	Shall not arrest without war-	Summons	Ditto	Ditto	of either de- 6 months, or	Any Magistrate.
	Publishing proposals relating to lotteries.	rant. Ditto	Ditto	Ditto	Ditto	fine, or both. Fine of 1,000 rupees I	Ditto.
		CHAPTER X	V.—OFFENCES	CHAPTER XVOFFENCES RELATING TO RELIGION.	O RELIGION		
295	Destroying, damaging, or defiling a place of worship or sacred object with intent to insult the religion of any class of persons.	May arrest with- out warrant.		Bailable	Not com- poundable.	Imprisonment of either description for 2 years, or fine, or both.	Presidency Magistrate or Magistrate of the first or second class.
296	Causing a disturbance to an assembly engaged in religious worship.	Ditto	Pitts	Ditto	Ditto	Imprisonment of either description for 1 year, or fine, or both.	Ditto.

Imprisonment of either de- Court of Session, scription for two years, or Presidency Mafine, or both, gistrate or Magistrate of the first class.

:

Ditto

:

Bailable

Ditto

Ditto

If act is done with knowledge that it is likely to cause death, but without any intention to cause death, &c.

Causing death by rash or negliber that.

804A

5 & 1

Ditto.

... Imprisonment of either description for 10 years, or fine, or both.

Ditto

Ditto

:

... Ditto

Ditto

: ,

			SECTION SECTION	A NEW YORK ON THE	NAME OF TAXABLE PARTY OF TAXABLE PARTY.
			session.		*
Ditto.	Ditto.		Sourt of S	Ditto.	Ditto.
!			life (-1	The state of the s
			tion for		or life f either ears and
			nsporta	:	tion f nent o for 10 y
Ditto	Ditto	ODY.	Not bailable Not com- Death, transportation for life Court of Session.	Death	Transportation for life, or imprisonment of either description for 10 years and fine
	·und-	IAN B	Not com-	:	:
Ditto	Compoundable.	E HUN	Not pound	Ditto	Ditto
h .		G TH.	ble	:	•
Ditto	Ditto	FENCES AFFECTING Of offences affecting Life.	Not baila	Ditto	Ditto
		ES Al		:	ŧ
Ditto	Ditto	CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY.	May arrest with- Warrant out warrant.	Ditto	Ditto
	hall not arrest without war- rant.	3 XVI.	rrest with-	:	
Ditto	Shall with rant	HAPTEI	May arr out w	Ditto	Ditto
297 Trespassing in place of worship Ditto or sepulchre, disturbing funeral with intention to wound the feelings or to insult the religion of any person, or offering indignity to a human corpse.	Uttering any word or making any sound in the hearing, or making any gesture or placing any object in the sight, of any person, with intention to wound his religious feeling.	CI	•	Murder by a person under sentence of transportation for life.	Culpable homicide not amounting to murder, if act by which the death is caused is done with intention of causing death, &c.
place of listurbing to wound ult the r offering pse.	earing, o placing a any per round his			furder by a person under of transportation for life.	ulpable homicide not amounting to murder, if act by which the death is caused is done with intention of causing death, &c.
ing in alchre, detention to insert son, or man cor	any wo			y a pers portatio	homicid ler, if a is cause n of cau
Trespass or sepu with in ings or any per to a hu	Uttering sound in any gest in the si intentior feeling.		Murder	Murder b	Culpable to murc death intentio
297	868		302	303	\$04
		MATERIAL PROPERTY AND ADDRESS.		STORY STATE OF THE	

SCHEDULE II—continued. CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY—(continued).

Of offences affecting Life-(concluded).

. 8	By what Court triable,	Court of Session.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Presidency Magistrate or Magistrate of the first or second class.	
7	Punishment under the Indian Penal Code.	Death, or transportation for (life, or imprisonment for 10 years and fine.	-	scription for 10 years and nue.	Transportation for life, or as above.	Imprisonment of either description for 3 years, or fine, or both.	ent of either de- for 7 years, or fine,	or both. Simple imprisonment for one year and fine.	
9	Whether compoundable or not.	Not com- poundable.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	
ь	Whether bailable or not.	Not bailable	Ditto	Ditto	Ditto	Bailable	Ditto	Ditto	
4	Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	
8	Whether the police was arrant or not.	May arrest with- out warrant.	Ditto	Ditto		1	Ditto	Ditto	
6	Offence,	Abetment of suicide committed by a child, or insane or delirious person, or an idiot, or a person intoxicated.	Abetting the commission of suicide	307 Attempt to murder	If such act cause hurt to any person Ditto	Attempt to commit culpable homi-	If such act cause hurt to any person	Attempt to commit suicide	*
1	Section.	305	306	307		308		300	

	Court of Session.		0	·	٥.		•	0	Court of Session, Presidency Magistrate or Magistrate of the	nrst or second
	Cour	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Court Presi gistra gistra	class.
of Injuries to Unborn Children; of the Exposure of Infants; and of the Concealment of Births.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 7 years and fine.	Transportation for life, or imprisonment of either description for 10 years and fine.	Imprisonment of either description for 10 years and fine	Transportation for life, or as above.	Imprisonment of either description for 10 years, or fine, or both.	Imprisonment of either description for 10 years and fine	Imprisonment of either description for 7 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	
ind of	Implescr scr	Imp	Trau pri ser	Imp	Tran	Imp ser or		Imp	Imp	
ints ;	able.	H			1		•	:	i, :	
of Info	Not com- poundable.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	
posure	÷ .*		le	u:	: /	•	11:			
; of the Es	Bailable	Ditto	Not bailable	Ditto	Ditto	Ditto	Ditto	Bailable	Ditto	
ildren		1	•	i	:	•	. :	•		
Unborn Ch	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	
52500007414765	Shall not arrest without war- rant.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	May arrest with- out warrant.	Ditto	
Of the Causing of Miscarriage;	Causing miscarriage	If the woman be quick with child]	Causing miscarriage without wo- man's consent.	Death caused by an act done with intent to cause miscarriage.	If act done without woman's consent.	Act done with intent to prevent a child being born alive, or to cause it to die after its birth.	Causing death of a quick unborn child by an act amounting to culpable homicide.	Exposure of a child under 12 years of age by parent or person having care of it, with intention of wholly abandoning it.	Concealment of birth by secret disposal of dead body.	*
	318		313	314		315	316	17	518	

-	8	n	7	2	8	4	α
Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
20 20 20	Voluntarily causing hurt	Shall not arrest without war- rant.	Summons	Bailable	Compoundable	Compoundable Imprisonment of either de- Any Magistrate. scription for I year, or fine of 1,000 rupees, or both.	Any Magistrate.
324	Voluntarily causing hurt by dangerous weapons or means.	May arrest with Ditto out warrant.		Ditto	Compoundable Imprisonment when permission is given by the Court before which	Imprisonment of either description for 3 years, or fine, or both.	D
825	Voluntarily causing grievous hurt	Ditto	Ditto	Ditto	is pending. Not com- poundable.	Imprisonment of either description for 7 years and fine.	Ditto.
326	Voluntarily causing grievous hurt by dangerous weapons or means.	Ditto	Ditto	Not bailable	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Court of Session, Presidency Ma- gistrate or Ma- gistrate of the first class.
827	Voluntarily causing hurt to extort property or a valuable security, or to constrain to do an illegal act which may facilitate the commission of an offence.	Ditto	Warrant	Ditto	Ditto	Imprisonment of either de-Court of Session. scription for 10 years and fine.	Court of Session

Ditto.	Ditto.	Ditto.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Court of Session,	Any Magistrate.
: :	Transportation for life, or im- prisonment of either de- scription for 10 years and fine.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 3 years, or fine, or both.	sonment of either de- otion for 10 years and	Imprisonment of either description for 1 month, or fine of 500 rupees, or both.
tto Ditto	:	i			i ,	I puno
to Ditto	Ditto	Bailable Ditto	Not bailable Ditto	Bailable Ditto	Not bailable Ditto	I .
o Ditto	Ditto	7 (A)			•	ions Bailable
Ditto	Diffs	Ditto	Ditto	Ditto	Ditto	t arrest Summons
drug Ditto	unrt Ditto able an arte	ort Ditto	urt Ditto	ter Ditto	irt Ditto	ve Shall not arrest nn without war- nn rant.
Administering stupefying with intent to cause hurt.	Voluntarily causing grievous hurt to extort property or a valuable security, or to constrain to do an illegal act which may facilitate the commission of an offence.	Voluntarily causing hurt to extort confession or information, or to compel restoration of property, &c.	Voluntarily causing grievous hurt to extort confession or informa- tion, or to compel restoration of property, &c.	Voluntarily causing hurt to deter public servant from his duty.	Voluntarily causing grievous hurt to deter public servant from his duty.	Voluntarily causing hurt on grave and sudden provocation, not intending to hurt any other than the person who gave the provocation.
328	329	830	831	332	833	384

1				THE PROPERTY OF STREET, STREET			の場所を記されるからなったがなった。
Section.	2 Offence,	3 Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not.	6 Whether com- poundable or not.	7 Punishment under the Indian Penal Code.	8 By what Court triable.
333	Causing grievous hurt on grave and sudden provocation, not in- tending to hurt any other than the person who gave the provo- cation.	May arrest with- out warrant.	Summons	Bailable	Compoundable when per- mission is given by the Court before which a pro- secution is	Imprisonment of either description for 4 years, or fine of 2,000 rupees, or both.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
336	Doing any act which endangers human life or the personal safety	Ditto	Ditto	Ditto		Imprisonment of either description for 3 months, or fine	Any Magistrate.
837	of others. Causing hurt by an act which endangers human life, &c.	_	Ditto	Ditto		Imprisonment of either description for 6 months, or fine of 500 rupees, or both.	e gistrate or Magistrate of the first or second
338	Causing grievous hurt by an act which endangers human life, &c.	Ditto	Ditto	Ditto	before which a prosecution is pending. Ditto	Imprisonment of either description for 2 years, or fine of 1,000 rupees, or both.	
		Of Wr	ongful Restraint a	Of Wrongful Restraint and Wrongful Confinement.	finement.		
341	Wrongfully restraining any person. Mayarrest with- out warrant.	Mayarrest with- out warrant.	Summons	Bailable	Compound- able.	Simple imprisonment for 1 month, or fine of 500 rupees, or both.	Any Magistrate.

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PART V		Marthe GAZETTE Ol	F INDIA, JA	INUARY	28, 1882.	sion, Ma- Ma- the
gistrate or Ma-	first or sec class.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Ditto.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.
scription for I year, or fine of 1.000 runees or both.	mprisonment of either description for 2 years, or fine,	aprisonment of either description for 3 years and fine.	of either de- 2 years, in ad- imprisonment her section.	: :	Imprisonment of either description for 3 years and fine.	Part None
scription for 1 year, or 1 000 rupees, or both.	Imprisonment scription for 5	Imprisonment scription for 3	Imprisonment of either scription for 2 years, in dition to imprisonmunder any other section.	Ditto	Imprisonment scription for	Ditto
	c o m-		i .	: }	:	•
Ditto	Not com poundable.	Ditto	Ditto	Ditto.	Ditto	Ditto
!			: **	:	:	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
•			i	1	•	1
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	Ditto	Shall not arrest without war- rant.	May arrest with- out warrant.	Ditto	Ditto
842 Wrongfully confining any erson	Wrongfully confining for three or more days.	Wrongfully confining for ten or more days.	Keeping any person in wrongful confinement, knowing that a writ has been issued for his liberation.	Wrongful confinement in secret May arrest with-	Wrongful confinement for the purpose of extorting property, or constraining to an illegal act, &c.	Wrongful confinement for the purpose of extorting confession or information, or of compelling restoration of property, &c.
842	848 V	ν Λ	845 K	846 V	347 V	348 Δ

CHAPTER XVI .- OFFENCES AFFECTING THE HUMAN BODY-(continued).

Criminal Force and Assault.

150	63	3	4	2	9	4	8
Surtion.	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance,	t Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
352	Assault or use of criminal force otherwise than on grave provocation.	Shall not arrest without war- rant.	Summons	Bailable	Compound.	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Any Magistrate.
8553	Assault or use of criminal force to deter a public servant from discharge of his duty.	May arrest with- Warrant out warrant.	Warrant	Ditto	Not com- poundable.	Imprisonment of either description for 2 years, or fine, or both.	Presidency Magistrate or Magistrate of the first or second class.
854	Assault or use of criminal force to a woman with intent to outrage her modesty.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.
855	Assault or criminal force with intent to dishonour a person, otherwise than on grave and sudden provocation.	Shall not arrest without war- rant.	Summons	Ditto	Compound- able.	Ditto	Ditto.
356	Assault or criminal force in attempt to commit theft of property worn or carried by a person.	Mayarrest with- out warrant.	Warrant	Not bailable	Not com- poundable.	Ditto	Any Magistrate.
3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Assault or use of criminal force in attempt wrongfully to confine a person.	Ditto	Ditto	Bailable	Ditto	Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Ditto.

368	Assault or use of criminal force on grave and sudden provocation.	Shall not arrest without war- rant.	Summons	:	Ditto	<u>ಲಿ</u> ::	om poundable	Compoundable Simple imprisonment for 1 Ditto. month, or fine of 200 rupees, or both.	Ditto.
		Of Kidnappi	Kidnapping, Forcible Abduction, Stavery and Forced Labour.	Abduc	tion, Stavery	and F	orced Labour		
868	Kidnapping	May srrest with- out warrant.	Warrant		Not bailable	- 4	Not com- poundable.	Imprisonment of either de-Cscription for 7 years and fine.	Court of Session, Presidency Magistrate or Magistrate of the
\$98	Kidnapping or abducting in order to murder.	Ditto	Ditto	:	Ditto	<u>а</u> 	Ditto	Transportation for life, or Carigorous imprisonment for 10 years and fine.	Court of Session.
865	Kidnapping or abducting with intent secretly and wrongfully to confine a person.	Ditto	Ditto	:	Ditto	Ditto	itto	Imprisonment of either de- I scription for 7 years and fine.	Ditto.
366	Kidnapping or abducting a woman to coupel her marriage or to cause her defilement, &c.	Ditto	Ditto	1	Ditto .	<u> </u>	Ditto	Imprisonment of either de- D scription for 10 years and fine.	Ditto.
867	Kidnapping or abducting in order to subject a person to grievous hurt, slavery, &c.	Dirto	Ditto	:	Ditto .	<u>.</u>	Ditto	Ditto Di	Ditto.
368	Concealing or keeping in confinement a kidnapped person.	Ditto	Ditto		Ditto	<u> </u>	Ditto	Punishment for kidnapping or D	Ditto.
369	Kidnapping or abducting a child with intent to take property from the person of such child.	Ditto	Ditto	1 2	Ditto	Ditto		Imprisonment of either de- D scription for 7 years and fine.	Ditto.

	6	89	4	20	9		8
Section.	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not,	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
870	Buying or disposing of any person as a slave.	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 7 years and fine.	Court of Session.
371	. Habitual dealing in slaves	May arrest with- out warrant.	Ditto	Not bailable	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto.
872	Selling or letting to hire minor for the mirrorse of prostitution.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either descrip- Court of Session, tion for 10 years and fine.	Court of Session, Presidency Ma-
			1				gistrate of the
378	Buying or obtaining possession of a Ditto		Ditto	Ditto	Ditto	Ditto	Ditto.
374		Ditto	Ditto	Bailable	Compoundable	Compoundable Imprisonment of either de- scription for I year, or fine,	Any Magistrate.
						or both.	
1			So	Of Rape.			
376	Варе	May arrest with- Warrant out warrant.	Warrant	Not bailable	Not com- poundable.	Transportation for life, or imprisonment of either descrip-	Court of Session.

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			, D.	5	Of Unnatural Offences.			
877	Unnatural offences	May arrest with- Warrant out warrant.			Not bailable	Not com-	Transportation for life, or im- prisonment of either descrip- tion for 10 years and fine.	Court of Session.
		CHAPTER	XVII.—OF	FENC Of	CHAPTER XVII.—OFFENCES AGAINST PROPERTY. Of Theft.	PROPERTY		
379	Theft	May arrest with- out warrant.	Warrant		Not bailable	Not com- poundable.	Imprisonment of either description for 3 years, or fine, or both.	Any Magistrate.
380	380 Theft in a building, tent or vessel	Ditto	Ditto	: -	Ditto	Ditto	Imprisonment of either description for 7 years and fine.	Ditto.
381	Theft by clerk or servant of property in possession of master or employer.	Ditto	Ditto	:	Ditto	Ditto	Ditto	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
882	T.	Ditto	Ditto	:	Ditto	Ditto	Rigorous imprisonment for 10 Court of Session.	Court of Session.
	hurt, or of restraint, in order to the committing such theft or to retiring after committing it, or to retaining property taken by it.			1.04				

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Sec	1 Section.	2 Offence,	3 Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not.	Whether compoundable or not.	7 Punishment under the Indian Penal Code.	8 By what Court triable.
1	884	Extortion	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 3 years, or fine, or both.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
•	885	Putting or attempting to put in fear of injury, in order to com- mit extortion.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
•	386	Extortion by putting a person in fear of death or grievous hurt.	Ditto	Ditto	Not bailable	Ditto	Imprisonment of either description for 10 years and fine.	Court of Session.
•	587	Putting or attempting to put a person in fear of death or grievous hurt, in order to commit extortion.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for T years and fine.	Ditto.
80	888	Extortion by threat of accusation of an offence punishable with death, transportation for life, or imprisonment for 10 years.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 10 years and fine.	Ditto.
		If the offence threatened be an un. Ditto		Ditto	Ditto	Ditto	Transportation for life	Ditto.
		の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の	CANADA TOTAL SERVICE S					

Ditto.	Ditto.		Court of Session, Presidency Magistrate or Magistrate of the first class.	Ditto.	Ditto.	Ditto.	Court of Session.	Ditto.	Ditto.
Imprisonment of either description for 10 years and fine.	Transportation for life		Rigorous imprisonment for 10 years and fine.	Rigorous imprisonment for 14 years and fine.	Rigorous imprisonment for 7 years and fine.	Transportation for life, or rigorous imprisonment for 10 years and fine.	Ditto	Death, transportation for life, or rigorous imprisonment for 10 years and fine.	Rigorous imprisonment for not less than 7 years.
Ditto	Ditto		Not com- poundable.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	Of Robbery and Dacoity.	Not bailable	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	Of Robbery	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	-	May arrest without war- rant.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Patting a person in fear of accusation of offence punishable with death, transportation for life, or with imprisonment for 10 years, in order to commit extortion.	If the offence be an unnatural Ditto offence.			If committed on the highway between sunset and sunrise.	Attempt to commit robbery	294 Person voluntarily causing hurt in committing or attempting to commit robbery, or any other person generally concerned in such robbery.	Dacoity	396 Murder in dacoity	Robbery or dacoity with attempt to cause death or grievous hurt.
389			892		393	394	395	968 5 n l	897

CHAPTER XVII.—OFFENCES AGAINST PROPERTY—(continued).

Of Robbery and Dacoity—(concluded).

Section. Sectio	1	6	8	4	2	9	4	8
Attempt to commit robbery or decoity when arned with deadly out warrant. Making preparation to commit Ditto	Section		Whether the police may arrest without warrant or not.		The second second	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
Making preparation to commit deacoity. Relonging to a gang of persons associated for the purpose of habitually committing dacoity. Belonging to a wandering gang of between trally committing thefts. Belonging to a wandering gang of botto between trally committing thefts. Belonging to a wandering gang of botto between the persons associated for the purpose of botto between the persons associated for the purpose of botto between the persons associated for the purpose of babitually committing thefts. Being one of five or more persons bitto	888	or or provide a little of the	May arrest with- out warrant.		Not bailable	8	Rigorous imprisonment for not Court of Session.	Court of Session
Relonging to a gang of persons associated for the purpose of habitually committing dacoity. Belonging to a wandering gang of habitually committing thefts. Being one of five or more persons assembled for the purpose of committing dacoity. Belonging to a wandering gang of habitually committing thefts. Being one of five or more persons assembled for the purpose of committing dacoity. Ditto Ditto Ditto Ditto Ditto Ditto Ditto	899	minor in the summarism absorption		Ditto	Ditto		Rigorous imprisonment for 10 years and fine.	Ditto.
Belonging to a wandering gang of pitto Ditto Ditto Ditto Bigorous imprisonment for persons associated for the purpose of habitually committing thefts. Being one of five or more persons Ditto Ditto Ditto Ditto Ditto Ditto	400	Pelonging to a gang of persons associated for the purpose of habitually committing dacoity.		Ditto	Ditto		Transportation for life, or as above.	Ditto.
Being one of five or more persons Ditto Ditto Ditto Ditto Ditto	401	Belonging to a wandering gang of persons associated for the purpose of habitually committing thefts.		Ditto	Ditto		Rigorous imprisonment for 7 years and fine.	Ditto.
	41%	Being one of five or more persons assembled for the purpose of committing dacoity.		Ditto				Ditto.

poundable scription for 2 years, or fine.	without war-	1000
Bailable	arr	Shall not arrest Warrant

de-Presidency Magistrate or Magistrate of the first or second class.	de- Ditto.		de- Court of Session, line, Presidency Magistrate of Magistrate of the first or second class.
Imprisonment of either de- Court of Session scription for 3 years and fine. Presidency Magistrate or Magistrate of the first or second class.	Imprisonment of either description for 7 years and fine.		Imprisonment of either de- scription for 3 years, or fine, or both. gistrate or Magistrate of the first or second class.
Ditto	Ditto		Not com- poundable.
Ditto	Ditto	Of Criminal Breach of Trust.	Not bailable
··· Ditto	Ditto	Of Criminal	
Ditto	Ditto		May arrest with- Warrant out warrant.
Distonest misappropriation of property, knowing that it was in possession of a deceased person at his death, and that it has not since been in the possession of any person legally entitled to it.	If by clerk or person employed by deceased,		Criminal breach of trust
404			406

406	406 Criminal breach of trust	May arrest with out warrant.	arrest with- Warrant it warrant.	:	Not bailable	:	Vot com-	Not bailable Not com- Imprisonment of either de- Court of Session, poundable. scription for 3 years, or fine, Presidency Major both.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
407	407 Criminal breach of trust by a carrier, wharfinger, &c.	Ditto	Ditto	i ,	Ditto	:	Ditto	Imprisonment of either de- Court of Session, scription for 7 years and fine. Presidency Magistrate or Magistrate of the first class	Court of Session, Presidency Magistrate or Magistrate of the
408	Criminal breach of trust by a clerk or servant.	Ditto	Ditto	:	Ditto	i i	Ditto	Ditto	Court of Session, Presidency Ma-
							1 respect		gistrate or Magistrate of the first or second class.

SCHEDULE II—continued.

1	a	6	4	9	9	7	8
S ection.	Offence.	Whether the police may arrest with- out warrant or not.	Whether the police Whether a warrant Whether bailable may arrest with- or a summons shall or not. ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Whether com- poundable Code. Punishment under the Indian Penal By what Court triable.	By what Court triable.
409	409 Criminal breach of trust by public Shall not arrest Warrant servant or agent, &c.	Shall not arrest without war- rant.		Not bailable	Not com-	Not bailable Not component of either descrippoundable. prisonment of either descripping gistrate or Mation for 10 years and fine. gistrate of the first class.	Court of Session, Presidency Ma- gistrate or Ma- gistrate of the first class.

Of the Receiving of Stolen Property.

sess of of sec	00	
Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Court of Sea	Ditto
Not bailable Not. com- Imprisonment of either de- Court of Session, poundable. scription for 3 years, or fine, gistrate or Magritan or both. gistrate of the first or second class.	Transportation for life, or Court of Session. rigorous imprisonment for 10 years and fine.	Transportation for life, or imprisonment of either description for 10 years and fine.
ot. com- poundable.	Ditto	1
Not.		Ditto
bailable	:	
Not	Ditto	Ditto
	:	•
Warrant	Ditto	Ditto
t with-	1	1
May arres	Ditto	Ditto
411 Dishonestly receiving stolen property, knowing it to be stolen. out warrant.	Dishonestly receiving stolen property, knowing that it was obtained by dacoity.	418 Habitually dealing in stolen property.
4	412	418

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Court of Session, Presidency Magistrate or Magistrate of the first or second class.		Presidency Ma- gristrate or Ma- gristrate of the first or second class.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.
Imprisonment of either description for 3 years, or fine, or both.		Imprisonment of either description for I year, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.	Ditto	Imprisonment of either description for 7 years and fine.
Ditto		Not com- poundable.	Ditto	Ditto	Ditto
		i vi	1	:	•
Ditto	Of Cheating.	Bailable	Ditto	Ditto	Ditto
	oxo			:	
Ditto		Warrant	Ditto	Ditto	Ditto
Ditto		Shall not arrest without war- rant.	Ditto	Ditto	Ditto
Assisting in concealment or disposal of stolen property, knowing it to be stolen.		417 Cheating Sh	Cheating a person whose interest the offender was bound, either by law or by legal contract, to protect.	Cheating by personation	Cheating and thereby dishonestly inducing delivery of property, or the alteration or destruction of a valuable security.
414		417	418	419	5 0 1

		Of Frandulent Deeds and Dispositions of Property.	Of Frandulent Deeds and Dispositions of Property.	th Diajurasitions of	· Sand		
1	2	3	7	9	9	L	8
Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
421	Fraudulent removal or concealment of property, &c., to prevent distri- bution among creditors.	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 2 years, or fine, or both.	Presidency Magistrate or Magistrate of the first or second
488	Fraudulently preventing from being made available for his credi-	Ditto	Ditto	Ditto	Ditto	Ditto	class. Ditto.
423	tors a debt or demand due to the offender. Fraudulent execution of deed of transfer containing a false statement of consideration.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.
424	Fraudulent removal or concealment	Ditto	Ditto	Ditto	Ditto	Ditto	. Ditto.
	person, or assisting in the doing thereof, or dishonestly releasing any demand or claim to which he		*	Spiriture Sha	•		
	is entitled.			1704 253 (vo.)		*	
			06.7	Of Mischief.			
426	Mischief	Shall not arrest without war- rant.	Summons	Bailable	Compoundable when the only loss or dam-	Imprisonment of either description for 3 months, or fine, or both.	Any Magistrate.

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				20,	100%.	2)	11
Presidency Magistrate or Magistrate of the	class. Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Ditto.	Ditto.	Court of Session.	
of either de- years, or fine,	1	of either de- years, or fine,		#	•		
Imprisonment of either description for 2 years, or fine, or both.	Ditto .	Imprisonment of either description for 5 years, or fine, or both.	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years, or fine, or both.	
age caused is loss or damage to a private person. Ditto	Not com- poundable.	; X ₂			:	1	
age cause loss or d age to a vate pers Ditto	N o t poun	Ditto	Ditto	Ditto	Ditto	Ditto	
4	1	1.0	:		i.	:	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	
	:	1	:		: -	1 3	
Warrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto .	
	arrest war-	:	•		:	i	
Ditto	* May arrest without war- rant.	Ditto	Ditto	Ditto	Ditto	Ditto	
Mischief, and thereby causing damage to the amount of 50 rupees or upwards.	Mischief by killing, poisoning, maining or rendering useless any animal of the value of 10 rupees or upwards.	Mischief by killing, poisoning, maining or rendering useless any elephant, camel, horse, &c., whatever may be its value, or any other animal of the value of 50 rupees or upwards,	Mischief by causing diminution of supply of water for agricultural purposes, &c.	Mischief by injury to public road, bridge, river or navigable channel, and rendering it impassable or less safe for travelling or conveying property.	Mischief by causing inundation or obstruction to public drainage, attended with damage.	Mischief by destroying or moving or rendering less useful a light-house or seamark, or by exhibiting false lights.	
427	428	429	430	431	432	433	
							992

1 5 1	9	SCHEDULE II—continued. CHAPTER XVII.—OFFENCES AGAINST PROPERTY—(continued). Of Mischief—(concluded).	SCHEDULEOFFENCES Of Mischie	SCHEDULE II—continued. OFFENCES AGAINST PRO Of Mischief—(concluded).	· PERTY—(con	tinned).	
	2	60	7	9	9	7	8
JIO	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
Mischief by des &c., a landmar authority.	Mischief by destroying or moving, &c., a laudmark fixed by public authority.	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 1 year, or fine, or both.	Presidency Magistrate or Magistrate of the first or second class.
Mischief by fire stance with intage to amount upwards, or, in produce, 10 ru	Mischief by fire or explosive sub- stance with intent to cause dam- age to amount of 100 rupees or upwards, or, in case of agricultural produce, 10 rupees or upwards.	May arrest with- out warrant.	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years and fine.	Court of Session.
Mischief by fir stance with in house, &c.	Mischief by fire or explosive substance with intent to destroy a house, &c.	Ditto	Ditto	Not bailable	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto.
Mischief with intent to de make unsafe a decked ve vessel of 20 tons burden.	Mischief with intent to destroy or make unsafe a decked vessel or a vessel of 20 tons burden.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 10 years and fine	Ditto.
The mischief described in section when committed any explosive substance.	The mischief described in the last section when committed by fire or any explosive substance.	Ditto	Ditto	Ditto	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto.
tunning vessel ashor to commit theft, &c.	Running vessel ashore with intent to commit theft, &c.	Drtto	Ditto	Ditto	Ditto	Imprisonment of either description for 10 years and fine	Ditto.

447 Criminal trespass May arrest with Summons Bailable Compound able out warrant. 448 House-trespass in order to the commission of an offence punish bitto Ditto	440	Mischief committed after prepara- tion made for causing death or hurt, &c.	Ditto	Ditto	1	Ditto	Ditto	Imprisonment of either description for 5 years and fine.	Ditto.
House-trespass May arrest with- Summons Bailable Compound- able. able. able. able. able. able. able. as scription for 3 months, or fine commission of an offence punish- able with death. House-trespass in order to the commission of an offence punish- able with transportation for life Ditto D				So	Crimin	al Trespass.			
House-trespass in order to the commission of an offence punish- able with death. 450 House-trespass in order to the commission of an offence punish- able with transportation for life. 451 House-trespass in order to the commission of an offence punish- able with transportation for life. 452 House-trespass in order to the commission of an offence punish- able with transportation for life. 453 House-trespass, having made 454 House-trespass, having made 455 House-trespass, having made 456 House-trespass, having made 457 House-trespass, having made 458 House-trespass, having made 459 House-trespass, having made 450 House-trespass, having made 450 House-trespass, having made 450 House-trespass, having made 451 House-trespass, having made 452 House-trespass, having made 453 House-trespass, having made 454 House-trespass, having made 455 House-trespass, having made 456 House-trespass, having made 457 House-trespass, having made 458 House-trespass, having made 458 House-trespass, having made 459 House-trespass, having made 450 House-trespass, having made 450 House-trespass, having made 451 House-trespass, having made 452 House-trespass, having made 455 House-trespass, having made 456 House-trespass, having made 457 House-trespass, having made 458 House-trespass, having made 459 House-trespass, having made 450 House-trespass, having made 450 House-trespass, having made 451 House-trespass, having made 452 House-trespass, having made 453 House-trespass, having made 454 House-trespass, having made 455 House-trespass, having made 456 House-trespass, having made 457 House-trespass, having made 458 House-trespass, having made 459 House-trespass, having made 460 House-trespass, having made 470 House-trespass having high having having having having having having ha	447	:	May arrest wit out warrant			Bailable	Compound- able.	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Any Magistrate.
House-treepass in order to the Ditto	448	House-trespass				Ditto	Ditto	Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Ditto.
450 House-trespass in order to the bitto Ditto	449	House-trespass in order to the commission of an offence punishable with death.			•	Not bailable			Court of Session.
House-trespass in order to the commission of an offence pupish-able with imprisonment. If the offence is theft Ditto	450	House-trespass in order commission of an offence able with transportation			•			Imprisonment of either description for 10 years and fine.	
House-trespass, having made Ditto	451	House-trespass in order to the commission of an offence punish-	Ditto	. Ditto	i		The second	Imprisonment of either description for 2 years and fine	Any Magistrate.
452 House-trespass, having made Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto						Not bailable		Imprisonment of either description for 7 years and fine	0
		House-trespass, having preparation for causing assault, &c.				1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1		:	

SCHEDULE II—continued.

CHAPTER XVII.—OFFENCES AGAINST PROPERTY—(ceneluded).

-	•	•				The state of the s	
Section.	offence.	Whether the police may arrest without warrant or not.		Whether a warrant Whether bailable or or a summons shall not.	Whether compoundable or not.	7 Punishment under the Indian Penal . By what Court Code.	8 . By what Court triable.
453	Lurking house-trespass or house- May arrest with- Warrant breaking.	May arrest with- out warrant.		Not bailable	Not com- poundable.	Imprisonment of either description for 2 years and fine	-
454	Lurking house-trespass or house- breaking in order to the com- mission of an offence punishable with imprisonment.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 3 years and fine.	hrst or second class. Court of Session, Presidency Magistrate or Magistrate of the first or second class.
	If the offence is theft	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 10 years and fine.	Ditto.
455	Lurking house-trespass or house- breaking after preparation made for causing hurt, assault, &c.	Ditto	Ditto	Ditto	Ditto	Ditto	Court of Session, Presidency Magistrate or Magistrate of the first class.
456	Lurking house-trespass or house-breaking by night.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 3 years and fine.	

do- 1 Ditto.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class,	Court of Session,	Ditto.	Presidency Magistrate or Magistrate of the first or second class.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
Imprisonment of either description for 5 years and fine.	Imprisonment of either description for 14 years and fine.	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.
Ditte	Ditto	Ditto	Ditto	Ditto	Sitto	Ditto
Ditto	Ditto	Ditto	Ditto	Ditto J	Bailable Ditto	Ditto I
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Lucking house-trespass or house- breaking by night in order to the commission of an offence punish- able with imprisonment.	If the offence is theft	Lurking house-trespass or house- breaking by night, after pre- paration made for causing hurt, &c.	Grievous hurt caused whilst committing lurking house-trespass or house-breaking.	Death or grievous hurt caused by one of several persons jointly concerned in house-breaking by night, &c.	Dishonestly breaking open or unfastening any closed receptacle containing or supposed to contain property.	Being entrusted with any closed receptacle containing or supposed to contain any property, and fraudulently opening the same.
457		458	459	. 460	461	462

SCHEDULE II—continued.

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CHAPTER XVIII OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS.	

	CHAPTER XVIII OF	FENCES REL	ATING TO DO	COMBINIS AN	dent of d	CHAPTER XVIII OFFENCES RELATING TO DOCUMENTS AND TO THAD SOME INCLUMENTA-	
1	S	60	4	10	9	1	8
Section.	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not,	Punishment under the Indian Penal Code.	By what Court triable.
465	Forgery	Shall not arrest without war-	Warraut	Bailable	Not com-	Imprisonment of either description for 2 years, or fine, or both.	Court of Session,
466	Forgery of a record of a Court of Justice or of a Register of births, &c., kept by a public servant.	Ditto	Ditto	Not bailable	Ditto	Imprisonment of either description for 7 years and fine.	Ditto,
467	Forgery of a valuable security, will, or authority to make or transfer any public security, or to receive any money, &c.	Ditto	Ditto	Ditto	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto.
	When the valuable security is a promissory note of the Government of India.	May arrest with- out warrant.	Ditto	Ditto	Ditto	Ditto	Ditto.
468	Forgery for the purpose of cheating.	Shall not arrest- without war- rant.	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years and fine.	Ditto.
469	Forgery for the purpose of harming the reputation of any person, or knowing that it is likely to be used for that purpose.	Ditto	Ditto	Bailable	Ditto	Imprisonment of either description for 3 years and fine.	Ditto.

Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	
or forgery		Transportation for life, or imprisonment of either description for 7 years and fine.	Imprisonment of either description for 7 years and fine.		Transportation for life, or as above.	:	No.
Punishment for forgery	Ditto	Transportation prisonment tion for 7 ye	Imprisonment scription for	Ditto	Transportation above.	Ditto	
i	1	* * * * * * * * * * * * * * * * * * *			•	:	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	
	ele			•	:	:	
Ditto	Not bailable	Ditto	Ditto	Ditto	Ditto	Ditto	
1	•		•	:	i	i	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	
	with- ant.	war-		•	:	:	
Ditto	May arrest with- out warrant.	Shall not arrest without war- rant.	Ditto	Ditto	Ditto	Ditto	
Using as genuine a forged do- cument which is known to be forged.	When the forged document is a promissory note of the Government of India.	Making or counterfeiting a seal, plate, &c., with intent to commit a forgery punishable under section 467 of the Indian Penal Code, or possessing with like intent any such seal, plate, &c., knowing the same to be counterfeit.	Making or counterfeiting a seal, plate, &c., with intent to commit a forgery punishable otherwise than under section 467 of the Indian Penal Code, or possessing with like intent any such seal, &c.	Having possession of a document, knowing it to be forged, with intent to use it as genuine.	If the document is a valuable security or will.	Counterfeiting a device or mark used for authenticating docu-	of the Indian Penal Code, or possessing counterfeit marked material.
471		472	473	474		475	

SOHEDULE II—continued.

CHAPTER XVIII .- OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS-(concluded).

and the second law about the	whether the police of receive a warrant on a summons shall out warrant or ordinarily issue in not.
ar- Marrant, Not bailable	Counterfeiting a device or mark shall not arrest Warrant used for authenticating documents other than those described in section 467 of the Indian Penal Code, or possessing counterfeit marked material.
Ditto	Ditto

482	482 Using a false trade or property-Shall mark with intent to deceive or with injure any person.	Shall not arrest without war- rant.	Warrant	. Bail	lable	- A	Not com- poundable.	not arrest Warrant Bailable Not com- Imprisonment of either degistrateor Mapoundable. Scription for 1 year, or fine, gistrate of the first or second class.	Presidency Magistrate or Magistrate of the first or second class.
483	Counterfeiting a trade or property-mark used by another, with intent to cause damage or injury.	Ditto	Ditto	Ditto	03	Ditto		Imprisonment of either description for 2 years, or fine, or both.	Ditto.

PART V7	THE GAZI	ETTE OF INDI	IA, JANUARY 28	, 1882.	219
Court of Session, Presidency Ma- gistrate or Ma- gistrate of the first class.	Ditto.	Presidency Magistrate or Magistrate of the first or second class.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Presidency Magistrateor Magistrate of the first or second class.
Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for I year, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.		Imprisonment of either description for I year, or fine, or both.
Imprison	Imprison scription or both	Imprisonn scription or both	Imprisons scriptio or both	Ditto	Imprison scription or both
1	FLE LY.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		•	
Ditte	Ditto	Ditto	Ditto	Ditto	Ditto
1				•	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Summons	Ditto	Ditto	Ditto	Ditto	Ditto
•		:	:	i	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Counterfeiting a property-mark used by a public servant, or any mark used by him to denote the manufacture, quality, &c., of any property.	Fraudulently making or having possession of any die, plate, or other instrument for counterfeiting any public or private property or trade-mark.	Knowingly selling goods marked with a counterfeit property or trade-mark.	Fraudulently making a false mark upon any package or receptacle containing goods, with intent to cause it to be believed that it contains goods which it does not contain, &c.	Making use of any such false mark.	Removing, destroying or defacing any property-mark with intent to cause injury.
	485	486	481	488	489

Imprisonment of either description for 10 years and fine.

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PURE XIX _ CERTIFICATION OF THE STATE OF THE

Section Officiace, Whether the policy Whether a variant or not, the first instance. Being bound by contract to render a variant or not, the first instance. Personal service during a voyage viction warment or not, the first instance. Personal service during a voyage viction warment or not, the first instance. Personal service during a voyage viction warment warment or personal service of the first instance. Personal service during a voyage viction warment warment or not, the first instance. Personal service during a voyage viction warment warment warment warment. Personal service during a voyage viction warment warment. Personal voluntarily omitting to do so. Personal voluntarily omitting to do so. Ditto Di		では、これのでは、 一般である。 とのないできない。 からないできない。						
Being bound by contract to render shall not arrest bersonal service during a voyage or journey, or to convey or guard voluntarily omitting to do so. Being bound to attend on or supply the wants of a person who is helpless from youth, unsound-ness of mind or disease, and voluntarily omitting to do so. Being bound to attend on or supply the wants of a person who is helpless from youth, unsound-ness of mind or disease, and voluntarily omitting to do so. Being bound to attend on or supply the wants of a person who is helpless from youth, unsound-ness of mind or disease, and voluntarily omitting to do so. Being bound to attend on or supply the wants of a person who is helpless from youth, unsound-ness of mind or disease, and voluntarily omitting to do so. Being bound to attend on or supply the wants of a person who is the personal service for a certain period at a distant place to which here to which the employer, and there voluntarily deserting the there voluntarily deserting the duty. Can pound to attend on or supply to the conveyed at the there voluntarily omitting to do so. Being bound to attend on or supply the wants of a person who is helpless from youth, unsound-ness of mind or disease, and voluntarily omitting to do so. Being bound to attend on or supply to the certain period at a distant place to which he employer, and there voluntarily deserting the the employer, and there voluntarily deserting the duty.	i ii	2 Offence,	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in		6 Whether compoundable or not.	7 Punishment under the Indian Penal Code.	8 By what Court
Being bound to attend on or supply the wants of a person who is helpless from youth, unsoundness of mind or disease, and voluntarily omitting to do so. Being bound by a contract to render personal service for a certain period at a distant place to which the employe is conveyed at the employer, and there you mutarily deserting the expense of the employer, and service or refusing to perform the duty.		g bound by contract to render sonal service during a voyage ourney, or to convey or guard property or person, and	Mary and the second sec	E C		Compoundable	Imprisonment of either description for I month, or fine of 100 masses of 1.1.	STATE OF THE OWNER OF THE OWNER.
Being bound by a contract to render personal service for a certain period at a distant place to which the employe is conveyed at the expense of the employe; and there voluntarily describe the expense incurservice or refusing to perform the duty.		S bound to attend on or sup- the wants of a person who elpless from youth, unsound- of mind or disease, and natarily omitting to do so.		:			Imprisonment of either description for 3 months, or fine of 200 rupees, or both.	gistrate of the first or second class. Ditto.
		bound by a contract to renersonal service for a certain d at a distant place to which mploye is conveyed at the see of the employer, and voluntarily deserting the e or refusing to perform the			All San State (1)	: 200		Ditto.
			CHAPTER VV					

CHARLES AN OFFENCES RELATIN	A man by deceit causing a woman shall not arrest warrant Not bailable believe that she is lawfully married to him, and to cohabit with him in that belief
	A man by deceit causing a woman not lawfully married to him to believe that she is lawfully married to him, and to cohabit with him in that belief

Count of Q	Ditto.	Ditto.	Presidency Ma-	gistrate or Magistrate of the first class.	gistrate or Ma- gistrate or Ma- gistrate of the first or second class.
Imprisonment of either description for 7 years and fine. Imprisonment of either description for 10 years and fine.		Imprisonment of either description for 7 years and fine.	Imprisonment of either de- Presidency Ma-	or both.	scription for 2 years, or fine, or both.
Ditto		Ditto	Compound-	Ditto	
Bailable	Not bailable Ditto	Ditto	Bailable		
Ditto	Ditto	Ditto	Ditto	Ditto Ditto	
	Ditto	Ditto	Ditto	Ditto Ditto	
Marrying again during the life. Ditto	Same offence with concealment of the former marriage from the person with whom subsequent marriage is contracted.	A person with fraudulent intention going through the ceremony of being married, knowing that he is not thereby lawfully married.	The second	Enticing or taking away or detain- I ing with a criminal intent a married woman.	
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or engraving mats it to be defamatory.	not arrest Warrant Bailable Ditto Ditto	ONITO
500 De De 501 Pri	Defamation Printing or engraving matknowing it to be defamatory.	

SCHEDULE II—continued.

CHAPTER XXI. -DEFAMATION-(concluded).

Penal By what Court triable.	Court of Session, Presidency Magistrate or Magistrate of the first class.
Whether com- poundable or not. 7 8 8 Code. Code.	Compound. Simple imprisonment for 2 Court of Session, able. Presidency Magistrate or Magistrate of the first class.
Whether compoundable or not.	Compound.
5 Whether bailable or not.	Bailable
Whether the police Whether a warrant may arrest with- or a surmons shall or not. the first instance.	
Whether the police may arrest with. out warrant or not.	Shall not arrest Warrant without warrant.
Offence.	Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter.
1 Section.	203

CHAPTER XXII.—CRIMINAL INTIMIDATION, INSULT AND ANNOYANCE.

Ditto.	Presidency Magrithment of the gristrate of the	first or second class. Presidency Magistrate or Magistrate of the first class.	Any Magistrate.
Imprisonment of either description for 2 years, in addition to the punishment	Imprisonment of either desergion for I year, or fine, gistrate or Macor both.	Simple imprisonment for 1 Presidency Mayear, or fine, or both. gistrate of the first class.	Simple imprisonment for 24 Any Magistrate. hours, or fine of 10 rupees, or both.
	0		
Ditto	Ditto	Ditto	Ditto
		•	1 1
Ditto	Ditto	Ditto	Ditto
•			
Ditto		Ditto	Ditto
	:	.	
Ditto	Ditto	Ditto	Ditto
Criminal intimidation by anonymous communication or having taken precaution to conceal whence the threat comes.	Act caused by inducing a person to believe that he will be rendered an object of Divine displeasure.	509 Uttering any word or making any gesture intended to insult the modesty of a woman.	Appearing in a public place, &c., in a state of intoxication, and causing annoyance to any person.
507	208	509	510

CHAPTER XXIII.—ATTEMPTS TO COMMIT OFFENCES.

to commit offences a coording as with transportation the offence is the offence is one in respect towards gion of the offence. According as According as the offence is one in respect towards sion of the offence. Transportation or imprisonable of when the offence is one in respect towards sion of the offence. According as According as the offence is one in respect of which a sum of the offence is police may summons or arrest without warrant shall or not.	
Compound- able when the offence attempted is compound- able.	
According as the offence contemplated by the offender is bailable or not.	
According as the offence is one in respect of which a summons or warrant shall ordinarily is-	
According as the offence is one in respect of which the police may arrest without warrant or not.	
Attempting to commit offences punishable with transportation or imprisonment, and in such attempt doing any act towards the commission of the offence.	
611	

The Court by which the offence attempted is triable.

SCHEDULE II—concluded.

LAWS.
OTHER
AGAINST
OFFENCES

8 By what Court triable.			According to the provisions of section 29 of this Code		
7 Punishment under the Indian Penal Code.				***************************************	
6 Whether com- poundable or not.	Not com-	Ditto		Ditto	Ditto
5 Whether bailable or not.	Not bailable Not com-	Ditto	Except in cases under the Indian Arms Act, 1878, section 19, which shall be bailable.	Bailable	Ditto
Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto		Summons E	Ditto
Whether the police may arrest with- out warrant or not.	May withou rant.	Ditto	2 or 1000 2 or 1000	Shall not ar- S rest without warrant,	Ditto
offence.	If punishable with death, trans- portation or imprisonment for seven years or upwards.	If punishable with imprisonment for three years and upwards but less than seven.		If punishable with imprisonment for less than three years.	If punishable with fine only
Peetion.		-	234 W	H J	JI .

SCHEDULE III.

ORDINARY POWERS OF PROVINCIAL MAGISTRATES.

I .- Ordinary Powers of a Magistrate of the Third Class.

- Power to arrest, or direct the arrest in his presence of an offender; section 65. (1) (2)
- Power to endorse a warrant, or to order the removal of an accused person arrested under a warrant; sections 83, 84 & 86.
- Power to issue proclamations in cases judicially before him, section 87.
- Power to attach and sell property in cases judicially before him, section 88. Power to restore attached property, section 89.
- (5)
- Power to endorse a search-warrant and order delivery of thing found, section 99. (6) (7)
- Power to record confessions or statements during a police-investigation, section 164. (8)
- Power to authorize detention of a person during a police-investigation, section 167. Power to detain an offender found in Court, section 351.
- (10)
- Power to sell perishable property of a suspected character, section 525.

II .- Ordinary Powers of a Magistrate of the Second Class.

- The ordinary powers of a Magistrate of the third class. (2)
- Power to order the police to investigate an offence in cases in which the Magistrate has jurisdiction to try or commit for trial, section 155.

III .- Ordinary Powers of a Magistrate of the First Class.

- The ordinary powers of a Magistrate of the second class. (1)
- Power to issue search-warrant otherwise than in course of an inquiry, section 98. (2) (3)
- Power to issue search-warrant for discovery of persons wrongfully confined, section
- Power to require security to keep the peace, section 107. Power to require security for good behaviour, section 109.
- Power to make orders, &c., in possession-cases; sections 145, 146, 147.

 Power to commit for trial, section 206. (6) (7)
- Power to stop proceedings when no complainant, section 249. (8)
- Power to make orders of maintenance, sections 488 & 489.

IV .- Ordinary Powers of a Sub-divisional Magistrate.

- The ordinary powers of a Magistrate of the first class.
- Power to direct warrants to landholders, section 78. (2) (3)
- Power to make orders as to local nuisances, section 133.
- Power to make orders prohibiting repetitions of nuisances, section 143. (4)(5)Power to make orders under section 144.
- Power to hold inquests, section 174.

 Power to issue process for person within local jurisdiction who has committed an offence outside the local jurisdiction, section 186.
- Power to entertain complaints, section 191.
- Power to receive police-reports, section 191. (10)
- Power to entertain cases without complaint, section 191. (11)
- Power to transfer cases to a Subordinate Magistrate, section 192. (12)
- Power to pass sentence on proceedings recorded by a Subordinate Magistrate, section 349. (13)
- Power to sell property alleged or suspected to have been stolen, &c., section 524. (14)
- Power to withdraw cases other than appeals, and to try or refer them for trial;

V .- Ordinary Powers of a District Magistrate.

- The ordinary powers of a Sub-divisional Magistrate, being a Magistrate of the first (1)
- Power to issue search-warrants for documents in Post-office or Telegraph Department, (2)
- Power to discharge persons bound to keep the peace or to be of good behaviour, (3)(4)
- Power to cancel bond for keeping the peace, section 125.
- Power to try summarily, section 260. (5) (6)
- Power to quash convictions in certain cases, section 350. (7)
- Power to withdraw or refer appeals from convictions by Magistrates of the second
- Power to hear appeals from convictions by Magistrates of the second and third Power to call for records, section 435.
- Power to revise orders passed under section 514; section 515.

SCHEDULE IV.

Additional Powers with which Provincial Magistrates may be invested.

POWERS WITH WHICH A MAGIS. TRATE OF THE	BY THE LOCAL GOVERN	(7) Power to take cognizance of offences upon complaint, section 191: (8) Power to take cognizance of offences upon police reports, section 191: (9) Power to take cognizance of offences upon information, section 191: (10) Power to try summarily, section 260: (11) Power to hear appeals from convictions by Magistrates of the second and third classes, section 407: (12) Power to sell property alleged on
FIRST CLASS MAY BE INVESTED		&c., section 524.
	BYTHE DISTRICT MAGISTRATE	(4) Power to take cognizance of offences upon complaint, section 191: (5) Power to take cognizance of offences upon police reports, section 191: (6) Power to transfer cases, section 192.
OWERS WITH WHICH A MAGIS- TRATE OF THE SECOND CLASS MAY BE INVESTED	BY THE LOCAL GOVERN-MENT	 Power to pass sentences of whipping, section 32: Power to make orders prohibiting repetitions of nuisances, section 143: Power to make orders under section 144: Power to hold inquests, section 174: Power to take cognizance of offences upon complaint, section 191: Power to take cognizance of offences upon police reports, section 191: Power to take cognizance of offences upon information, section 191: Power to commit for trial, section 206:
	BY THE DISTRICT MAGISTRATE	 Power to make orders prohibiting repetitions of nuisances, section 143: Power to make orders under section 144: Power to hold inquests, section 174: Power to take cognizance of offences upon complaint, section 191: Power to take cognizance of offences upon police reports, section 191.

	SCHEDULE IV-	concluded.
POWERS WITH WHICH A MAGIS- TRATE OF THE THIRD CLASS MAY BE INVESTED	BY THE LOCAL GOVERN-	(1) Power to commit for trial, section 206: (2) Power to make orders prohibiting repetitions of nuisances, section 143: (3) Power to make orders under section 144: (4) Power to hold inquests, section 174: (5) Power to take cognizance of offences upon complaint, section 191: (6) Power to take cognizance of offences
	By the District Ma-	upon police reports, section 191. (1) Power to make orders prohibiting repetitions of nuisances, section 143: (2) Power to make orders under section 144: (3) Power to hold inquests, section 174: (4) Power to take cognizance of of-
		191: (5) Power to take cognizance of offences
POWERS WITH WHICH A SUB-DI- VISIONAL MAGIS- TRATE MAY BE INVESTED	BY THE LOCAL GOVERNMENT	upon police reports, section 191. Power to call for records, section 435.
	SCHEDULE	v
en (fall 1915). Mikke September (Magazina) - Kirala I.	Forms.	Comment of the Commen
	I SUMMONS TO AN ACCUS	SED PERSON.
To,	(See section 68.))
Whereas your attendar charged), you are hereby a before the (Magistrate)	nce is necessary to answer required to appear in per	to a charge of (state shortly the offence roon (or by pleader, as the case may be)
the	day of	of , on
Dated this day of	Herein fail not.	
(Seal.)		(Signature.)
	II.—WARRANT OF AI	아들은 사람들은 사람들이 가장 하는 것이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.
	(See section 75.)	
To (name and designation of the	e person or persons who are	to energite the annual
WHEREAS ffence), you are hereby dire efore me. Herein fail not. (Seal.)	01 -4	ds charged with the offence of (state the , and to produce him
	A COUNTY AND THE SECOND	(Signature.)
	(See pertion Prox	
This warrant may be endouded if the said the surety in the sum of the attend before me on the therwise directed by me, he are the surety than	shall give bail himsel (or two suret day of nay be released.	f in the sum of , with sies each in the sum of), and to continue so to attend until
Dated this day o	f ,18 .	18: 1

SCHEDULE V-continued.

III.—Bond and Bail-bond after Arrest under a Warrant.

(See section 86.)

I, (name), of , being brought before the District Magistrate of (or as the case may be) under a warrant issued to compel my appearance to answer to the charge of , do hereby bind myself to attend in the Court of

on the day of next to answer to the said charge, and to continue so to attend until otherwise directed by the Court; and, in case of my making default herein, I bind myself to forfeit to Her Majesty the Queen, Empress of India, the sum of rupees

day of ,18 .

(Signature.)

I do hereby declare myself surety for the abovenamed attend before of , that he shall in the Court of next to answer to the charge on which he has been arrested, and shall continue so to attend until otherwise directed by the Court; and, in case of his making default therein, I hereby bind myself to forfeit to Her Majesty the Queen, Empress of India, the sum of rupees , 18 .

day of

(Signature.)

IV .- PROCLAMATION REQUIRING THE APPEARANCE OF A PERSON ACCUSED.

(See section 87.)

Whereas complaint has been made before me that (name, description and address) has committed (or is suspected to have committed) the offence of , punishable under section of the Indian Penal Code, and it has been returned to a warrant of arrest thereupon issued that the said (name) cannot be found; and whereas it has been shown to my satisfaction that the said (name) has absconded (or is concealing himself to avoid the service of the said

Proclamation is hereby made that the said appear before this Court (or before me) to answer the said complaint within is required to days

Dated this

day of

(Seal.)

(Signature.)

V .- PROCLAMATION REQUIRING THE ATTENDANCE OF A WITNESS.

(See section 87.)

Whereas complaint has been made before me that (name, description and address) has committed (or is suspected to have committed) the offence of (mention the offence concisely) and a warrant has been issued to compel the attendance of (name, description and address of the witness) before this Court to be examined touching the matter of the said complaint; and whereas it has been returned to the said warrant that the said (name of witness) cannot be served, and it has been shown to my satisfaction that he has absconded (or is con-

cannot be served, and it has been shown to my satisfactor.

cealing himself to avoid the service of the said warrant);

Proclamation is hereby made that the said (name) is required to appear before the Court day of next at o'clock, to be examined Dated this

day of

(Seal.)

(Signature.)

VI.—ORDER OF ATTACHMENT.

(See section 88.)

To the Police-officer in charge of the Police-station at

WHEREAS a warrant has been duly issued to compel the attendance of (name, description and address) to testify concerning a complaint pending before this Court, and it has been returned to the said warrant that it cannot be served; and whereas it has been shown to my satisfaction to the said warrant that it cannot be served, and whereas it has been shown to my satisfaction that he has absconded (or is concealing himself to avoid the service of the said warrant); and

that he has absconded (or is conceaning number to avoid the service of the said warrant); and thereupon a Proclamation was duly issued and published requiring the said to appear and give evidence at the time and place mentioned therein, and he has failed to appear; This is to authorize and require you to attach by seizure the moveable property belonging to the value of rupees (see sections and) which and to hold the said property under attachment you may find within the District of

FORMS.

pending the further order of this Court, and to return this warrant with an endorsement certifying the manner of its execution.

Dated this

, 18

(Seal.)

(Signature.)

WARRANT OF ATTACHMENT TO COMPEL APPEARANCE.

(See section 88.)

To (name and designation of the person or persons who is or are to execute the warrant).

WHEREAS complaint has been made before me that (name, description and address) has committed (or is suspected to have committed) the offence of punishable under section of the Indian Penal Code, and it has been returned to a warrant of arrest thereupon issued that the said (name) cannot be found; and whereas it has been shown to my satisfaction that the said (name) has absconded (or is concealing himself to avoid the service of the said warrant), and thereupon a Proclamation has been duly issued and published requiring the said to appear to answer the said charge within days; and whereas the said is possessed of the following property other than the land paying revenue to Government in the village (or town) of village (or town) of , in the District of order has been made for the attachment thereof; , viz., , and an

You are hereby required to attach the said property by seizure, and to hold the same under attachment pending the further order of this Court, and to return this warrant with an endorsement certifying the manner of its execution.

Dated this

day of

, 18

(Seal.)

(Signature.)

ORDER AUTHORIZING AN ATTACHMENT BY THE DEPUTY COMMISSIONER AS COLLECTOR.

(See section 88.)

To the Deputy Commissioner of the District of

WHEREAS complaint has been made before me that (name, description and address) has committed (or is suspected to have committed) the offence of punishable under section of the Indian Penal Code, and it has been returned to a warrant of arrest thereupon issued that the said (name) cannot be found; and whereas it has been shown to my satisfaction that the mitted (or is suspected to have committed) the offence of said (name) has absconded (or is concealing himself to avoid the service of the said warrant), and thereupon a Proclamation has been duly issued and published requiring the said to appear to answer the said charge within days, but he has not appeared; and whereas the said answer the said charge within is possessed of certain land paying revenue to Government in the village (or town) in the District of

You are hereby authorized and requested to cause the said land to be attached, and to be held under attachment pending the further order of this Court, and to certify without delay what you may have done in pursuance of this order.

Dated this

day of

, 18

(Seal.)

(Signature.)

VII.—WARRANT IN THE FIRST INSTANCE TO BRING UP A WITNESS.

(See section 90.)

To (name and designation of the Police-officer or other person or persons to execute the warrant).

WHEREAS complaint has been made before me that of has (or is suspected to have) committed the offence of (mention the offence concisely), and it appears likely that (name and description of witness) can give evidence concerning the said complaint; and whereas I have good and sufficient reason to believe that he will not attend as a witness on the hearing of the

said complaint unless compelled to do so;

This is to authorize and require you to arrest the said (name) and on the

to bring him before this Court, to be examined touching the offence complained of.

Given under my hand and the seal of the Court, this

, 18

(Seal.)

(Signature.)

5 1 1

SCHEDULE V-continued.

VIII.—WARRANT TO SEARCH AFTER INFORMATION OF A PARTICULAR OFFENCE.

(See section 97.)

To (name and designation of the Police-officer or other person or persons to execute the warrant).

Whereas information has been laid (or complaint has been made) before me of the commission (or suspected commission) of the offence of (mention the offence concisely), and it has been made to appear to me that the production of (specify the thing clearly) is essential to the enquiry now being made (or about to be made) into the said offence (or suspected offence);

This is to authorize and require you to search for the said (the thing specified) in the (describe the house or place, or part thereof, to which the search is to be confined), and, if found, to produce the same forthwith before this Court; returning this warrant, with an endorsement certifying what you have done under it, immediately upon its execution.

Given under my hand and the seal of the Court, this day of , 18

(Seal.)

(Signature.)

IX .- WARRANT TO SEARCH SUSPECTED PLACE OF DEPOSIT.

(See section 98.)

To (name and designation of a Police-officer above the rank of a Constable).

Whereas information has been laid before me, and on due enquiry thereupon had I have been led to believe that the house (describe the house or other place) is used as a place for the deposit (or sale) of stolen property (or, if for either of the other purposes expressed in the section, state the purpose in the words of the section);

state the purpose in the words of the section);

This is to authorize and require you to enter the said house (or other place) with such assistance as shall be required, and to use, if necessary, reasonable force for that purpose, and to search every part of the said house (or other place, or, if the search is to be confined to a part, specify the part clearly) and to seize and take possession of any property (or documents, or stamps, or seals, or coins, as the case may be)—[Add (when the case requires it) and also of any instruments and materials which you may reasonably believe to be kept for the manufacture of forged documents, or counterfeit stamps, or false seals, or counterfeit coin (as the case may be)] and forthwith to bring before this Court such of the said things as may be taken possession of, returning this warrant with an endorsement certifying what you have done under it, immediate. returning this warrant with an endorsement certifying what you have done under it, immediately upon its execution.

Given under my hand and the seal of the Court, this day of

(Signature.)

X .- BOND TO KEEP THE PEACE.

(See section 106.)

WHEREAS I, (name), inhabitant of (place), have been called upon to enter into a bond to keep the peace for the term of , I hereby bind myself not to commit a breach of the peace or do any act that may probably occasion a breach of the peace during the said term; and in case of my making default therein, I hereby bind myself to forfeit to Her Majesty the Queen, Empress of India, the sum of rupees day of , 18

Dated this

(Signature.)

XI.—BOND FOR GOOD BEHAVIOUR.

(See sections 109 and 110.)

Whereas I, (name), inhabitant of (place), have been called upon to enter into a bond to be of good behaviour to Her Majesty the Queen, Empress of India, and to all her subjects for the term of (state the period), I hereby bind myself to be of good behaviour to Her Majesty and to all her subjects during the said term; and in case of my making default therein, I bind myself to forfeit to Her Majesty the sum of rupees.

Dated this

day of

, 18

(Signature.)

(Where a bond with sureties is to be executed, add) We do hereby declare ourselves sureties for the abovenamed — that he will be of good behaviour to Her Majesty the Queen, Empress of India, and to all her subjects during the said term; and in case of his making default therein we bind ourselves, jointly and severally, to forfeit to Her Majesty the sum of

Dated this

day of

, 18

XII.—SUMMONS ON INFORMATION OF A PROBABLE BREACH OF THE PEACE.

(See section 114.)

To

of

Whereas it has been made to appear to me by credible information that (state the substance of the information) and that you are likely to commit a breach of the peace (or by which act a breach of the peace will probably be occasioned), you are hereby required to attend in person (or by a duly authorized agent) at the Office of

Magistrate on the day of

18, at ten o'clock in the forenoon, to show cause why you should not be required to enter into a bond for rupees

[when sureties are required, add and also to give security by the bond of one (or tw) as the case may be) surety in the sum of rupees

(each, if more than one)], that you will keep the peace for the term of

Given under my hand and the seal of the Court, this

, 18

(Signature.)

XIII .- WARRANT OF COMMITMENT ON FAILURE TO FIND SECURITY TO KEEP THE PEACE.

(See section 123.)

To the Superintendent (or Keeper) of the Jail at

WHEREAS (name and address) appeared before me in person (or by his authorized agent) on the Whereas (name and address) appeared before me in person (or by his authorized agent) on the day of in obedience to a summons calling upon him to show cause why he should not enter into a bond for rupees with one surety (or a bond with two sureties each in rupees), that he the said (name) would keep the peace for the period of months; and whereas an order was then made requiring the said (name) to enter into and find such security (state the security ordered when it differs from that mentioned in the summons), and he has failed to comply with the said order;

This is to authorize and require you the said Superintendent (or Keeper) to receive the said (name) into your custody together with this warrant, and him safely to keep in the said init

(name) into your custody together with this warrant, and him safely to keep in the said jail for the said period of (term of imprisonment) unless he shall in the meantime comply with the said order by himself and his sureties entering into the said bond, in which case the same shall be received, and the said (name) released; and to return this warrant with an endorsement certifying the manner of its execution.

Given under my hand and the seal of the Court, this

(Signature.)

XIV .- WARRANT OF COMMITMENT ON FAILURE TO FIND SECURITY FOR GOOD BEHAVIOUR. (See section 123.)

To the Superintendent (or Keeper) of the Jail at

Whereas it has been made to appear to me that (name and description) has been and is lurking within the District of having no ostensible means of subsistence (or, and that he is unable to give any satisfactory account of himself);

Whereas evidence of the general character of (name and description) has been adduced before me and recorded from which it appears that he is an habitual robber (or house-breaker, &c., as the case may be);

And whereas an order has been recorded stating the same and requiring the said (name) to furnish security for his good behaviour for the term of (state the period) by entering into a bond with one surety (or two or more sureties, as the case may be), himself for rupees and the said surety (or each of the said sureties) for rupees , and the said (name) has failed to comply with the said order, and for such default has been adjudged imprisonment for state the term) unless the said required has failed to comply with the said order, and for such default has been adjudged imprisonment for (state the term) unless the said security be sooner furnished;

This is to authorize and require you the said Superintendent (or Keeper) to receive the same (name) into your custody, together with this warrant, and him safely to keep in the said jail for the said period of (term of imprisonment), unless he shall in the meantime comply

SCHEDULE V-continued.

with the said order by himself and his sureties entering into the said bond, in which case the same shall be received and the said (name) released; and to return this warrant with an endorsement certifying the manner of its execution.

Given under my hand and the seal of the Court, this (Seal.)

day of

, 18 (Signature.)

XV .- WARRANT TO DISCHARGE A PERSON IMPRISONED ON FAILURE TO GIVE SECURITY. (See sections 124 and 125.)

To the Superintendent (or Keeper) of the Jail at

(or other officer in whose

custody the person is).

WHEREAS (name and description of prisoner) was committed to your custody under ant of this Court, dated the day of , and has since duly given security warrant of this Court, dated the of the Code of Criminal Procedure, under section

and sufficient cause has been shewn to me for his release from further imprisonment,

or

and there have appeared to me sufficient grounds for the opinion that he can be released without any hazard to the community;

This is to authorize and require you forthwith to discharge the said (name) from your custody unless he is liable to be detained for some other cause.

Given under my hand and the seal of the Court, this

day of

, 18

(Seal.)

(Signature.)

XVI.—ORDER FOR THE REMOVAL OF NUISANCES.

(See section 133.)

To (name, description and address).

WHEREAS it has been made to appear to me that you have caused an obstruction (or nuisance) to persons using the public roadway (or other public place), which, &c. (describe the road or public place), by, &c. (state what it is that causes the obstruction or nuisance), and that such obstruction (or nuisance) still exists;

Whereas it has been made to appear to me that you are carrying on as owner; or manager, the trade or occupation of (state the particular trade and the place where it is carried on), and that the same is injurious to the public health (or comfort) by reason (state briefly in what manner the injurious effects are caused), and should be suppressed or removed to a different place ;

Whereas it has been made to appear to me that you are the owner (or are in possession of or have the control over) a certain tank (or well or excavation) adjacent to the public passage (describe the thoroughfare), and that the safety of the public is endangered by reason of the said tank (or well or excavation) being without a fence (or insecurely fenced);

WHEREAS, &c., &c. (as the case may be);

I do hereby direct and require you within (state the time allowed) to remove (state what is required to be done to abate the nuisance) or to appear at in the next, and to show cause why this order should not be enforced; the day of

I do hereby direct and require you within (state the time allowed) to cease carrying on the said trade or occupation at the said place, and not again to carry on the same, or to remove the said trade from the place where it is now carried on to (specify the more suitable place by a limit of distance or local description), or to appear, &c.;

I do hereby direct and require you within (state the time allowed) to put up a sufficient fence (state the kind of fence and the part to be fenced), or to appear, &c.

I do hereby direct and require you, &c., &c. (as the case may be). Given under my hand and the seal of the Court, this day day of (Seal.)

, 18 .

FORMS.

XVII .- MAGISTRATE'S ORDER CONSTITUTING A JURY.

(See section 138.)

Whereas on the day of , 18 , an order was issued to (name) requiring him (state the effect of the order), and whereas the said (name) has applied to me by a petition bearing date the day of for an order appointing a Jury to try whather the said recited order is reasonable and bearing date the day of for an order appointing a Jury to try whether the said recited order is reasonable and proper; I do hereby appoint (the names, &c., of the five or more Jurors) to be the Jury to try and decide the said question, and do require the said Jury to report their decision within days from the date of this order at my office at

, 18 Given under my hand and the seal of the Court, this day of

(Signature.)

XVIII .- MAGISTRATE'S NOTICE AND PEREMPTORY ORDER AFTER THE FINDING BY A JURY. (See section 140.)

To (name, description and address).

I HEREBY give you notice that the Jury duly appointed on the petition presented by you on have found that the order issued on the day of requiring you (state substantially the requisition in the order) is reasonable and proper, and I hereby direct and require you to obey the said order within (state the time allowed) on peril of the penalty provided by the Indian Penal Code for disobedience thereto.

Given under my hand and the seal of the Court, this , 18 day of

(Signature.)

XIX .- Injunction to provide against Imminent Danger pending Enquiry by Jury. (See section 142.)

To (name, description and address).

Whereas the enquiry by a Jury appointed to try whether my order issued on the day of , 18. , is reasonable and proper is still pending, and it has been made to appear to me that the nuisance mentioned in the said order is attended with so imminent serious danger to the public as to render necessary immediate measures to prevent such danger, I do hereby, under the provisions of section of the Code of Criminal Procedure, direct and enjoin you forthwith to (state plainly what is required to be done as a temporary safeof the Code of Criminal Procedure, guard), pending the result of the local enquiry by the Jury.

, 18 Given under my hand and the seal of the Court, this day of

(Seal.) (Signature.)

XX .- MAGISTRATE'S ORDER PROHIBITING THE REPETITION, &C., OF A NUISANCE. (See section 143.)

To (name, description and address).

WHEREAS it has been made to appear to me that, &c. (state the proper recital, guided by

Form No. XXI);
I do hereby strictly order and enjoin you not to repeat the said nuisance by again placing or causing or permitting to be placed, &c. (as the case may be).

Given under my hand and the seal of the Court, this

, 18 day of (Signature.) (Seal.)

XXI .- MAGISTRATE'S ORDER TO PREVENT OBSTRUCTION, RIOT, &c. (See section 144.)

To (name, description and address).

WHEREAS it has been made to appear to me that you are in possession (or have the management) of (describe clearly the property), and that, in digging a drain on the said land, you are about to throw or place a portion of the earth and stones dug up upon the adjoining public road, so as to occasion risk of obstruction to persons using the road; or

WHEREAS it has been made to appear to me that you and a number of other persons (mention the class of persons) are about to meet and proceed in a religious procession along the public

5 11 1

street, &c. (as the case may be), and that such procession is likely to lead to a riot or an

WHEREAS, &c., &c. (as the case may be);

I do hereby order you not to place or permit to be placed any of the earth or stones dug from your land in any part of the said road;

I do hereby prohibit the procession passing along the said street, and strictly warn and enjoin you not to take any part in such procession (or as the case recited may require).

Given under my hand and the seal of the Court, this day of , 18.

(Signature.)

XXII.—MAGISTRATE'S ORDER DECLARING PARTY ENTITLED TO RETAIN POSSESSION OF LAND, &c., IN DISPUTE.

(See section 145.)

IT appearing to me, on the grounds duly recorded, that a dispute, likely to induce a breach of the peace, existed between (describe the parties by name and residence, or residence only, if the dispute be between bodies of rillagers) concerning certain (state concisely the subject of dispute) situate within the local limits of my jurisdiction, all the said parties were called upon to give in a written statement of their respective claims as to the fact of actual possession of the said (the subject of dispute), and being satisfied by due enquiry had thereupon, without reference to the merits of the claim of either of the said parties to the legal right of possession, that the claim

of actual possession by the said (name or names or description) is true,

I do decide and declare that he is (or they are) in possession of the said (the subject of dispute) and entitled to retain such possession until ousted by due course of law, and do strictly forbid any disturbance of his (or their) possession in the meantime.

Given under my hand and the seal of the Court, this

, 18 .

(Seal.)

(Signature.)

XXIII.—WARRANT OF ATTACHMENT IN THE CASE OF A DISPUTE AS TO THE POSSESSION OF LAND, &C.

(See section 146.)

To the Police-officer in charge of the Police-station at

[or, To the Collector of

WHEREAS it has been made to appear to me that a dispute likely to induce a breach of the peace existed between (describe the parties concerned by name and residence, or residence only, pute) situate within the limits of my jurisdiction, and the said parties were thereupon duly called

upon to state in writing their respective claims as to the fact of actual possession of the said (the subject of dispute), and whereas, upon due inquiry into the said claims, I have decided that neither of the said parties was in possession of the said (the subject of dispute) [or I am unable to satisfy myself as to which of the said parties was in possession as aforesaid]; This is to authorize and require you to attach the said (the subject of dispute) by taking and keeping possession thereof, and to hold the same under attachment until the decree or order of a competent Court determining the rights of the parties, or the claim to possession, shall have been obtained; and to return this warrant with an endorsement certifying the manner of

Given under my hand and the seal of the Court, this

, 18

(Seal.)

(Signature.)

XXIV .- MAGISTRATE'S ORDER PROHIBITING THE DOING OF ANY THING ON LAND OR WATER, (See section 147.)

A DISPUTE having arisen concerning the right of use of (state concisely the subject of dispute) situate within the limits of my jurisdiction, the possession of which land (or water) is claimed exclusively by (describe the person or persons), and it appearing to me, on due enquiry into the same, that the said land (or water) has been open to the enjoyment of such use by the public (or if by an individual or class of persons, describe him or them), and (if the use can be enjoyed hroughout the year) that the said use has been ordinarily enjoyed within three months of the

institution of the said enquiry (or if the use is enjoyable only at particular seasons, say "during the last of the seasons at which the same is capable of being enjoyed"); I do order that the said (the claimant or claimants of possession), or any one in their interest, shall not take (or retain) possession of the said land (or water) to the exclusion of the enjoyment of the right of use aforesaid, until he (or they) shall obtain the decree or order of a competent Court adjudging him (or them) to be entitled to exclusive possession. Given under my hand and the seal of the Court, this day of ,18. SCHEDULE V -continued. (Seal.) (Signature.) XXV.—BOND AND BAIL-BOND ON A PRELIMINARY ENQUIRY BEFORE A POLICE-OFFICER. (See section 169.) , being charged with the offence of and after enquiry required to appear before the Magistrate of and after enquiry called upon to enter into my own recognizance to appear when required, do hereby bind myself to appear at , in the Court of , on the day of next (or on such day as I may hereafter be required to attend) to answer further to the said charge, and, in case of my making default herein, I bind myself to forfeit to Her Majesty the Queen, Empress of India, the sum of rupees Dated this day of , 18 (Signature.) I hereby declare myself (or We jointly and severally declare ourselves and each of us) surety (or sureties) for the above-said that he shall attend at , in the Court of , on the day of next (or on such day as he may hereafter be required to attend), on the day of next (or on such day as he may hereafter be required to attend), further to answer to the charge pending against him, and in case of his making default therein, I hereby bind myself (or we hereby bind ourselves) to forfeit to Her Majesty the Queen, Empress of India, the sum of rupees Dated this day of (Signature.) XXVI.—BOND TO PROSECUTE OR GIVE EVIDENCE. (See section 170.) I, (name), of (place), do hereby bind myself to attend at , at o'clock on the day of next, and next, and then and there to prosecute , at o'clock on the day of next, and then and there to prosecute (or, as the case may be, to prosecute and give evidence, or to give evidence) in the matter of a against one A. B., and, in case of making default herein, I bind myself to charge of against one A. B., and, in case of making default he forfeit to Her Majesty the Queen, Empress of India, the sum of rupees , 18 Dated this day of XXVII.—Notice of Commitment by Magistrate to Government Pleader. (See section 218.) The Magistrate of hereby gives notice that he has committed one for trial at the next Sessions; and the Magistrate hereby instructs the Government Pleader to conduct the prosecution of the said case. The charge against the accused is that, &c. (state the offence as in the charge). , 18 Dated this day of XXVIII.—CHARGES. (See sections 221, 222, 223.) (I) .- CHARGES WITH ONE HEAD. (a) I, [name and office of Magistrate, &c.], hereby charge you [name of accused person] as follows:—

out the day of against Her Majesty the Queen, Empress of India, and there by

committed an offence punishable under section 121 of the Indian

(b) That you, on or about the

On Penal Code, section 121.

SCHEDULE V-continued. FORMS. Penal Code, and within the cognizance of the Court of Session [when the charge is framed by a Presidency Magistrate, for Court of Session substitute High Court]. (c) And I hereby direct that you be tried by the said Court on the said charge. [Signature and seal of the Magistrate.] [To be substituted for (b):-] day of (2) That you, on or about the intention of inducing the Honourable A. B., Member of the On section 124. Council of the Governor General of India, to refrain from exercising a lawful power as such Member, assaulted such Member, and thereby committed an offence punishable under section 124 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court]. (3) That you, being a public servant in the Department, directly accepted from [state the name], for another party [state the name], a gratification, other than legal remuneration, as a motive for On section 161. forbearing to do an official act, and thereby committed an offence punishable under section 161 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court]. day of (4) That you, on or about the , at omitted to do, as the case may be] On section 166. such conduct being contrary to the provisions of Act , and was known by you to be prejudicial to thereby committed an offence punishable under section 166 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court]. 5) That you, on or about the day of course of the trial of , before On section 193. " stated in evidence that " which statement you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court]. (6) That you, on or about the day of , at culpable homicide not amounting to murder, causing the death of On section 304. and thereby committed an offence punishable under section 304 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court]. (7) That you, on or about the day of commission of suicide by A. E., a person in a state of intoxication, and thereby committed an offence punishable under section 306 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court] (8) That you, on or about the day of , at caused grievous hurt to , and thereby committed an offence punishable under section 325 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court]. (9) That you, on or about the at the day of , at , robbed [state the name] and thereby committed an offence punishable under section 392 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court]. (10) That you, on or about the day of day of , at , committed dacoity, an offence punishable under section 395 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court]. On section 395.

[In cases tried by Magistrates, substitute "within my cognizance" for "within the cognizance of the Court of Session," and in (c) omit "by the said Court."]

(II).—CHARGES WITH TWO OR MORE HEADS.

- (a) I, [name and office of Magistrate, &c.], hereby charge you [name of accused person] as follows:—
- (b) First.—That you, on or about the day of , at , knowing on sections 241 and 242. a coin to be counterfeit, delivered the same to another person, by name A. B., as genuine, and thereby committed an offence Court of Session [or High Court].

Secondly.—That you, on or about the day of , at , knowing a coin to be counterfeit, attempted to induce another person, by name A. B., to receive it as

FORMS

genuine, and thereby committed an offence punishable under section 242 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court].

(c) And I hereby direct that you be tried by the said Court on the said charge.

[Signature and seal of the Magistrate.]

[To be substituted for (b):-]

(2) First.—That you, onorabout the day of , at , committed On sections 302 and 304. murder by causing the death of and thereby committed an offence punishable under section 302 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court].

Secondly.—That you, onorabout the day of , at , by causing the death of , committed culpable homicide, and thereby committed an offence punishable under section 304 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court].

(3) First.—That you, on or about the day of , at , committed on sections 379 and 382. theft, and thereby committed an offence punishable under section 379 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court].

Secondly.—That you, on or about the day of , at , committed theft, having made preparation for causing death to a person in order to the committing of such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court].

Thirdly.—That you, on or about the day of , at , committed theft, having made preparation for causing restraint to a person in order to the effecting of your escape after the committing of such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court].

Fourthly.—That you, on or about the day of , at , committed theft, having made preparation for causing fear of hurt to a person in order to the retaining of property taken by such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court].

(4) That you, on or about the day of , in the course of , at before the enquiry into , stated in evidence Alternative charges on section 193. " and that you, on or about the that " evidence that ", at day of , in the course of the trial of , before stated in evidence that "
," one of which statements you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Indian Penal Code, and within the cognizance of the Court of Session [or High Court].

[In cases tried by Magistrates, substitute "within my cognizance" for "within the cognizance of the Court of Session," and in (c) omit "by the said Court."]

(III) .- CHARGE FOR THEFT AFTER A PREVIOUS CONVICTION.

I (name and office of Magistrate, &c.,) hereby charge you (name of accused person) as follows:—

That you, on or about the day of theft, and thereby committed an offence punishable under section 379 of the Indian Penal Code and within the cognizance of the Court of Session [or {High Court, } as the case may be.]

And you the said (name of accused) stand further charged that you, before the committing of the said offence, that is to say, on the day of , had been convicted by the (state Court by which conviction was had) at of an offence punishable under

SCHEDULE V-continued.

Chapter XVII of the Indian Penal Code with imprisonment for a term of three years, that is to say, the offence of house-breaking by night (describe the offence in the words used in the section under which the accused was convicted), which conviction is still in full force and effect, and that you are thereby liable to enhanced punishment under section 75 of the Indian Penal Code.

XXIX. WARRANT OF COMMITMENT ON A SENTENCE OF IMPRISONMENT OR FINE IF PASSED BY A MAGISTRATE.

(See sections 245 and 258.)

To the Superintendent (or Keeper) of the Jail at

the case may be) prisoner in case No. of the Calendar for 18, was convicted before section (or sections) of the Penal Code (or of Act), and was sentenced to the converse of the Calendar for 18, was convicted before section (or sections) of the Penal Code (or of Act), and was sentenced to the converse of the calendar for the converse of the calendar for the converse of the calendar for the cal punishment fully and distinctly);

This is to authorize and require you, the said Superintendent (or Keeper) to receive the said (prisoner's name) into your custody in the said jail, together with this warrant, and there carry the aforesaid sentence into execution according to law.

Given under my hand and the seal of the Court, this

day of

. 18 .

(Seal.)

(Signature.)

XXX.—WARRANT OF IMPRISONMENT ON FAILURE TO RECOVER AMENDS BY DISTRESS.

(See section 250.)

To the Superintendent (or Keeper) of the Jail at

Whereas (name and description) has brought against (name and description of the accused son) the complaint that (mention it concisely), and the same has been dismissed as frivolous (or vexatious), and the order of dismissal awards payment by the said (name of complainant) of the sum of rupees — as amends; and whereas the said sum has not been paid and cannot be recovered by distress of the moveable property of the said (name of complainant) and an order has been made for his imprisonment in jail for the period of — days, unless the aforesaid sum be sooner paid;

This is to authorize and require you, the said Superintendent (or Keeper), to receive the said (same) into your custody, together with this warrant, and him safely to keep in the said jail for the said period of (term of imprisonment), subject to the provisions of section 69 of the Indian Penal Code, unless the said sum be sooner paid, and on the receipt thereof forthwith to set him at liberty; returning this warrant with an endorsement certifying the manner of its execution.

Given under my hand and the seal of the Court, this day of

(Signature.)

XXXI.—SUMMONS TO A WITNESS.

(See sections 68 and 252.)

To

of

Whereas complaint has been made before me that of has (or is suspected to have) committed the offence of (state the offence concisely, with time and place) and it appears to me that you are likely to give material evidence for the prosecution;

FORMS.

You are hereby summoned to appear before this Court on the day of next at ten o'clock in the forenoon, to testify what you know concerning the matter of the said complaint, and not to depart thence without leave of the Court; and you are hereby warned that if you shall without just excuse neglect or refuse to appear on the said date, a warrant will be issued to compel your attendance,

Given under my hand and the seal of the Court, this

day of

, 18

(Seal.)

(Signature.)

XXXII.—PRECEPT TO DISTRICT MAGISTRATE TO SUMMON JURORS AND ASSESSORS.

(See section 326.)

To the District Magistrate of

Whereas a Criminal Session is appointed to be held in the Court-house at on the day of next, and the names of the persons herein stated have been duly drawn by lot from among those named in the revised list of jurors and assessors furnished to this Court, you are hereby required to summon the said persons to attend at the said Court of Session at 10 A. M. on the said date, and, within such date, to certify that you have done so in pursuance of this precept.

(Here enter the names of Jurors and Assessors.)

Given under my hand and the seal of the Court, this

, 18

(Seal.)

(Signature.)

XXXIII .- SUMMONS TO JUROR OR ASSESSOR.

(See section 328.)

To (name) of (place).

Pursuant to a precept directed to me by the Court of Session of requiring your attendance as an Assessor (or Juror) at the next Criminal Session, you are hereby summoned to attend at the said Court of Session at ten o'clock in the forenoon on the day of next.

Given under my hand and seal of office, this

lay of

, 18

day of

(Seal.)

(Signature.)

XXXIV .- WARRANT OF COMMITMENT UNDER SENTENCE OF DEATH.

(See section 374.)

To the Superintendent (or Keeper) of the Jail at

Whereas at the Sessions held before me on the day of prisoner), the (1st, 2nd, 3rd, as the case may be) prisoner in case No. of the Calendar at the said Session, was duly convicted of the offence of culpable homicide amounting to murder under section of the Indian Penal Code, and sentenced to suffer death, subject to the confirmation of the said sentence by the Court of;

This is to authorize and require you, the said Superintendent (or Keeper), to receive the said (prisoner's name) into your custody in the said jail, together with this warrant, and him there safely to keep until you shall receive the further warrant or order of this Court, carrying into effect the order of the said Court.

Given under my hand and the seal of the Court, this

day of

,18 ,

(Seal.)

SCHEDULE V-continued.

XXXV.—WARRANT OF EXECUTION ON A SENTENCE OF DEATH.

(See section 381.)

To the Superintendent (or Keeper) of the Jail at

Whereas (name of prisoner), the (1st, 2nd, 3rd, as the case may be) prisoner in case No. of the Calendar at the Sessions held before me on the day of , 18, has be by a warrant of this Court, dated the day of , committed to your customer. , 18 , has been , committed to your custody by a warrant of this Court, dated the day of under sentence of death, and whereas the order of the Court of the said sentence has been received by this Court;

This is to authorize and require you the said Superintendent (or Keeper) to carry the said ence into execution by causing the said to be hanged by the neck until he sentence into execution by causing the said superintendent (or Keeper) to carry the said sentence into execution by causing the said to be hanged by the neck until he be dead, at (time and place of execution), and to return this warrant to the Court with an endorsement certifying that the sentence has been executed.

Given under my hand and the seal of the Court, this

day of , 18

(Seal.)

(Signature.)

XXXVI.-WARRANT AFTER A COMMUTATION OF A SENTENCE.

(See sections 381, 382.)

To the Superintendent (or Keeper) of the Jail at

WHEREAS at a Session held on the of the Calendar at the said Sessions, (1st, 2nd, 3rd, as the case may be) prisoner in case No. day of was convicted of the offence of , punishable under section of the Indian Penal, and was thereupon committed to your custody; and tof (a duplicate of which is hereunto annexed) Code, and sentenced to whereas by the order of the Court of the punishment adjudged by the said sentence has been commuted to the punishment of transportation for life (or, as the case may be);

This is to authorize and to require you, the said Superintendent (or Keeper), safely to keep the said (prisoner's name) in your custody in the said jail, as by law is required, until be shall be delivered over by you to the proper authority and custody for the purpose of his undergoing the punishment of transportation under the said order,

if the miligated sentence is one of imprisonment, say, after the words "custody in the said jail," "and there to carry into execution the punishment of imprisonment under the said

Given under my hand and the seal of the Court, this (Seal.)

, 18 (Signature.)

XXXVII.-WARRANT TO LEVY A FINE BY DISTRESS AND SALE.

(See section 386.)

To (name and designation of the Police-officer or other person, or persons, to execute the

Whereas (name and description of the offender) was on the day of convicted before me of the offence of (mention the offence concisely) and sentenced to a fine of rupees and whereas the said (name), although required to pay the said pay a fine of rupees fine, hath not paid the same or any part thereof;

This is to authorize and require you to make distress by seizure of any moveable property belonging to the said (name) which may be found within the District of ; and, if within the paid (or forthwith), to sell the moveable property distrained, or so much thereof as shall be sufficient to satisfy the said fine; returning this warrant, with an endorsement certifying what you have done under it, immediately upon its execution.

Given under my hand and the seal of the Court, this (Seal.)

day of

, 18

FORMS

XXXVIII .- WARRANT OF COMMITMENT IN CERTAIN CASES OF CONTEMPT WHEN A FINE IS IMPOSED.

(Sec section 480.)

To the Superintendent (or Keeper) of the Jail at

WHEREAS at a Court holden before me on this day (name and description of the offender) in the presence (or view) of the Court committed wilful contempt,

And whereas for such contempt the said (name of offender) has been adjudged by the , or in default to suffer imprisonment for the space of Court to pay a fine of rupees (state the number of months or days);

This is to authorize and require you, the Superintendent (or Keeper) of the said Jail, to receive the said (name of offender) into your custody, together with this warrant, and him safely to keep in the said jail for the said period of (term of imprisonment) unless the said fine be sooner paid; and on the receipt thereof, forthwith to set him at liberty, returning this warrant with an endorsement certifying the manner of its execution.

Given under my hand and the seal of the Court, this

, 18 . day of

(Seal.)

(Signature.)

XXXIX.—MAGISTRATE'S OR JUDGE'S WARRANT OF COMMITMENT OF WITNESS REFUSING TO ANSWER.

(See section 485.)

To (name and designation of Police Constable) at the Police-station of

WHEREAS (name and description), being summoned (or brought before this Court) as a witness and this day required to give evidence on an inquiry into an alleged offence, refused to answer a certain question (or certain questions) put to him touching the said alleged offence, and duly recorded, without alleging any just excuse for such refusal, and for his contempt has been adjudged detention in custody for (term of delention adjudged);

This is to authorize and require you to take the said (name) into custody, and him safely keep in the Lock-up of the said station for the space of days unless in the meantime he shall consent to be examined and to answer the questions asked of him, and on the last of the said days or forthwith an such constant him and on the last of the said days, or forthwith on such consent being known, to bring him before this Court to be dealt with according to law; returning this warrant with an endorsement certifying the manner of its execution.

Given under my hand and the seal of the Court, this

day of

(Signature.)

XL .- WARRANT OF IMPRISONMENT ON FAILURE TO PAY MAINTENANCE.

(See section 488.)

To the Superintendent (or Keeper) of the Jail at

Whereas (name, description and address) has been proved before me to be possessed of sufficient means to maintain his wife (name) [or his child (name)], who is by reason of (state the reason) unable to maintain (herself or himself) and to have neglected (or refused) to do so, and an order has been duly made requiring the said (name) to allow to his said wife (or child) for maintenance the monthly sum of rupees , and whereas it has been further proved that the said (name) in wilful disregard of the said order has failed to pay rupees , being the amount of the allowance for the month (or months) of : And thereupon an order was made adjudging him to undergo simple (or rigorous) imprisonment in the said jail for the period of : jail for the period of

This is to authorize and require you, the said Superintendent (or Keeper), to receive the said (name) into your custody in the said jail, together with this warrant, and there carry the said

SCHEDULE V-continued.

order into execution according to law; returning this warrant with an endorsement certifyin

Given under my hand and the seal of the Court, this

day of . . 18. .

(Seal.)

(Signature.)

XLI .- WARRANT TO ENFORCE THE PAYMENT OF MAINTENANCE BY DISTRESS AND SALE. (See section 488.)

To (name and designation of the Police-officer or other person to execute the warrant).

Whereas an order has been duly made requiring (name) to allow to his said wife (cr child) for maintenance the monthly sum of rupees , and whereas the said (name) in wilful for the month (or months) of , being the amount of the allowance , being the amount of the allowance

This is to authorize and require you to make distress by seizure of any moveable property This is to authorize and require you to make distress by seizure of any moveable property belonging to the said (name) which may be found within the district of , and if within (state the number of days or hours allowed) next after such distress the said sum shall be sufficient to satisfy the said sum; returning this warrant with an endorsement certifying what you have done under it, immediately upon its execution.

Given under my hand and the seal of the Court, this

day of (Signature.)

(Seal.)

XLII. - BOND AND BAIL-BOND ON A PRELIMINARY ENQUIRY BEFORE A MAGISTRATE. (Sec sections 496, 499.)

I; (name), of (place), being brought before the Magistrate of (as the case may be) charged with the offence of , and required to give security for my attendance in his Court and at the Sessions Court, if required, do bind myself to attend at the Court of the said Magisat the Sessions Court, it required, do bind myself to attend at the Court of the said Magis-trate on every day of the preliminary enquiry into the said charge, and should the case be sent for trial by the Sessions Court to be, and appear, before the said Court when called upon to answer the charge against me; and in case of my making default herein, I bind myself to forfeit to Her Majesty the Queen, Empress of India, the sum of rupees

(Signature.)

I hereby declare myself (or We jointly and severally declare ourselves and each of us) surety (or sureties) for the said (name) that he shall attend at the Court of on every day of the (or sureties) for the said (name) that he shall attend at the Court of on every day of the preliminary enquiry into the offence charged against him, and should the case be sent for trial by the Sessions Court, that he shall be and appear before the said Court to answer the charge against him, and in case of his making default therein, I bind myself (or we bind ourselves) to forfeit to Her Majesty the Queen, Empress of India, (see form 25) the sum of Dated this day of

(Signature.)

XLIII.—WARRANT TO DISCHARGE A PERSON IMPRISONED ON FAILURE TO GIVE SECURITY.

(See section 500.)

To the Superintendent (or Keeper) of the Jail at officer in whose custody the person is).

Whereas (name and description of prisoner) was committed to your custody under warrant and has since with his surety (or sureties) of this Court, dated the and has since with his surety (or sureties) duly executed a bond,

and sufficient cause has been shewn to me for his release from further imprisonment,

and there have appeared to me sufficient grounds for the opinion that he can be released without any hazard to the community;

This is to authorize and require you forthwith to discharge the said (name) from your custody, unless he is liable to be detained for some other matter. Given under my hand and the seal of the Court, this

(Signature.)

XLIV.—WARRANT OF ATTACHMENT TO ENFORCE A BOND.

(See section 514.)

To the Police-officer in charge of the Police-station at

WHEREAS (name, description and address of person) has failed to appear on (mention the occasion) pursuant to his recognizance, and has by such default forfeited to Her Majesty the Queen, Empress of India, the sum of rupees (the penalty in the bond);

This is to authorize and require you to attach any moveable property of the said (name) This is to authorize and require you to attach any moveable property of the said (name) that you may find within the district of amount be not paid within three days to sell the property so attached, or so much of it as may , by seizure and detention, and if the said be sufficient to realize the amount aforesaid, and to make return of what you have done under this warrant immediately upon its execution.

Given under my hand and the seal of the Court, this

day of

, 18

(Seal.)

(Signature.)

XLV.—NOTICE TO SURETY ON BREACH OF A BOND. (See section 514.) of

Whereas on the day of that he should appear before this Court on the in default thereof to forfeit the sum of rupees to Her Majesty the Queen, Empress of India; and whereas the said (name) has failed to appear before this Court, and by reason of such default you have forfeited the aforesaid sum of rupees, you are hereby required to pay the said penalty or show cause, within said sum should not be enforced against you. f rupees , you are hereby required to days from this date, why payment of the

Given under my hand and the seal of the Court, this (Seal.)

(Signature.)

XLVI.—Notice to Surety of Forfeiture of Bond for Good Behaviour. (See section 514.)

To

WHEREAS on the day of ,18 , you became surety by a bond for (name) of (place) that he would keep the peace for the period of , and bound yourself in default thereof to forfeit the sum of rupees of India; and whereas the said (name) has been convicted of the offence of (mention the offence to Her Majesty the Queen, Empress concisely) committed since you became such surety, whereby your security-bond has become

You are hereby required to pay the said penalty of rupees in days why it should not be paid. within

, or to show cause

Given under my hand and the seal of the Court, this

day of

(Signature.)

XLVII.—WARRANT OF ATTACHMENT AGAINST A SURETY. (See section 514.)

To

Whereas (name, description and address) has bound himself as surety for the appearance of (mention the condition of the bond), and the said (name) has made default, and thereby nendly in the hand).

This is to authorize and require you to attach any moveable property of the said (name) by seizure and detention; and if the This is to authorize and require you to attach any moveable property of the said (name), by seizure and detention; and if the by seizure and detention; and if the said amount be not paid within three days, to sell property so attached, or so much of it as said amount be not paid within three days, to sell property so attached, or so much of it as may be sufficient to realize the amount aforesaid, and make return of what you have done under this warrant immediately upon its execution. FORMS.

Given under my hand and the seal of the Court, this

XLVIII.—WARRANT OF COMMITMENT OF THE SURETY OF AN ACCUSED PERSON ADMITTED TO

(See section 514.)

To the Superintendent (or Keeper) of the Civil Jail at

Whereas (name and description of surety) has bound himself as a surety for the appearance of the condition of the bond), and the said (name) has surety for the end to (state the condition of the bond), and bond has been forfeited to therein made default whereby the penalty mentioned in the said (name of surety) has, on due ther Majesty the Queen, Empress of India, and whereas the said (name of surety) has, on due notice to him, failed to pay the said sum or show any sufficient cause why it should not be notice to him, failed to pay the said sum or show any sufficient cause why it should not be enforced against him, and the same cannot be recovered by attachment and sale of moveable enforced against him, and the same cannot be recovered by attachment in jail for (specify the period): enforced against nim, and the same cannot be recovered by attachment and sale of moveable property of his, and an order has been made for his confinement in jail for (specify the period);

This is to authorize and require you, the said Superintendent (or Keeper), to receive the said (name) into your custody with this warrant and him safely to keep in the said Jail for the said (name) into your custody with this warrant with an andergoment configuration and to return this warrant with an andergoment configuration and to return this warrant with an andergoment configuration of imprisonment) and to return this warrant with an andergoment configuration. (name) into your custody with this warrant and him safely to keep in the said Jan for the said (term of imprisonment), and to return this warrant with an endorsement certifying the manner

Given under my hand and the seal of the Court, this of its execution. (Signature.) (Seal.)

XLIX .- Notice of Forfeiture of a Bond to keep the Peace to the Principal.

WHEREAS on the day of ,18 , you entered into a bond not to commit, &c. (as in the bond), and proof of the forfeiture of the same has been given before me and duly recorded: To (name, description and address).

You are hereby called upon to pay the said penalty of rupees , or to show cause re me within days why payment of the same should not be enforced against you. recorded; before me within

, 18 (Signature.) day of Dated this (Seal.)

L. -WARRANT TO ATTACH THE PROPERTY OF THE PRINCIPAL ON BREACH OF A BOND TO KEEP

(See section 514.)

To (name and designation of Police-officer) at the Police-station of

, enter into a WHEREAS (name and description) did on the day of ,18, enter into a bond for the sum of rupees , binding himself not to commit a breach of the peace, &c. (as in the tond), and proof of the forfeiture of the said bond has been given before me and duly recorded; and whereas notice has been given to the said (name) calling upon him to show cause why the said sum should not be paid and be has failed to do so or to , 18 me and duly recorded; and whereas house has been given to the said (name) canning upon him to show cause why the said sum should not be paid, and he has failed to do so or to pay the said sum;

This is to authorize and require you to attach by seizure moveable property belonging the said (name) to the value of rupees which you may find within the District and if the said sum be not paid within to sell the property so to the said (name) to the value of rupees which you may find within the District of , and if the said sum be not paid within to sell the property so attached, or so much of it as may be sufficient to realize the same; and to make return of what you have done under this warrant immediately upon its execution.

Given under my hand and the seal of the Court, this

day of (Signature.)

LI .- WARRANT OF IMPRISONMENT ON BREACH OF A BOND TO KEEP THE PEACE.

(See Section 514.)

To the Superintendent (or Keeper) of the Civil Jail at

Whereas proof has been given before me and duly recorded that (name and description) has committed a breach of the bond entered into by him to keep the peace, whereby he has forfeited to Her Majesty the Queen, Empress of India, the sum of rupees whereas the said (name) has failed to pay the said sum or to show cause why the said sum should not be paid, although duly called upon to do so, and payment thereof cannot be enforced by attachment of his moveable property, and an order has been made for the imprisonment of the said (name) in the Civil Jail for the period of (term of imprisonment);

This is to authorize and require you, the said Superintendent (or Keeper), of the said Civil Jail to receive the said (name) into your custody, together with this warrant, and him safely to keep in the said Jail for the said period of (term of imprisonment); and to return this warrant with an endorsement certifying the manner of its execution.

Given under my hand and the seal of the Court, this (Seal.)

, 18

(Signature.)

LII.—WARRANT OF ATTACHMENT AND SALE ON FORFEITURE OF BOND FOR GOOD BEHAVIOUR. (See Section 514.)

To the Police-officer in charge of the Police-station at

WHEREAS (name, description and address) did on the security by bond in the sum of rupees security by bond in the sum of rupees for the good behaviour of (name, &c., of the principal), and proof has been given before me and duly recorded of the commission by the said (name) of the offence of , whereby the said bond has been forfeited; and whereas should not be paid, and he has failed to do so or to pay the said sum;

This is to authorize and require you to attach he said sum; day of

This is to authorize and require you to attach by seizure moveable property belonging to the said (name) to the value of rupees which you may find within the District of and if the said sum be not paid within to sell the property so attached, or so much of it as may be sufficient to realize the same, and to make return of what you have done under this warrant immediately upon its execution.

Given under my hand and the seal of the Court, this

day of

,18 .

(Seal.)

(Signature.)

LIII.—WARRANT OF IMPRISONMENT ON FORFEITURE OF BOND FOR GOOD BEHAVIOUR. (See Section 514.)

To the Superintendent (or Keeper) of the Civil Jail at

WHEREAS (name, description and address) did on the day of ,18 give security by bond in the sum of rupees for the good hehaviour of (name, &c. of the principal), and proof of the breach of the said bond has been given before me and duly

SCHEDULE V-concluded.

recorded, whereby the said (name) has forfeited to Her Majesty the Queen, Empress of India, the sum of rupees ; and whereas he has failed to pay the said sum or to show cause why the said sum should not be paid, although duly called upon to do so, and payment thereof cannot be enforced by attachment of his moveable property, and an order has been made for the imprisonment of the said (name) in the Civil Jail for the period of (term of

made for the imprisonment of the said (ame) imprisonment);

This is to authorize and require you, the said Superintendent (or Keeper), to receive the said (name) into your custody, together with this warrant, and him safely to keep in the said Jail for the said period of (term of imprisonment); returning this warrant with an endorsement certifying the manner of its execution.

Given under my hand and the seal of the Court, this day of , 18.

(Seal.)

Table shewing correspondence of the section-numbers of Act X of 1872, as amended by Act XI of 1874, with those of the Bill.

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3	3, 1	16	(q)
4	2	17	(t)
¹ 5, cl. 1	4, para. 1, el. (q)	18	(8)
2	204, 1	19	(r)
3	4, 1, cl. (r)	20+	(r)
4	28	² 4, para. 2, cl. 1	4, para. 2, cl. 1
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7	2, para. 2	6	5
3	558, 1	7	5
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2		9	26
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5	•••••	12	7, para. 1, cl. 1
6		13	2
7,	4, para. 1, cl. (d)	14	3
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9		2	31, 2
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¹ See Act XI, 1874, s. 1.

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	(193, 3	398	7, para. 1, el 2, and paras. 3, 8.
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19		2	2
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3		42, para. 1	146 1
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30	36	46, paras. I & 2	319
. 31		8	347
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34	530	2	A THE RESIDENCE OF THE PARTY OF
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35	10 0	49	. 12' 1
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37, para. 1	12, para. 1	50	. 15, para. 1

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53	16	68	181, para. 1
54	41	69	. 185
55	n	70	. 531
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67	182	18.4 / 1.4 m	(2, para. 1
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(c)	181, para. 1	84	454
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¹ See Act XI, 1874, s. 8.

³ Repealed by Act XI, 1874, s. 10

See Act XI, 1874, s. 12.

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4		87, para. 3	2	2
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180		48, para. 1, cl. (2)	paras. 2 and 3	218, para. 1, cl. 2]
181		48, Proviso	4	21%, para. 1, cl. 2, and para. 2.
182		50	199	210, para. 2
183		81	200, para. 1	211, para. 1

¹ See Act XI, 1874, s. 13. ² Ditto ditto, s. 14.

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2	243	(3)	(0)
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¹ See Act XI, 1874, s. 15,

⁵ See Act XI, 1874, s. 16. ⁵ Ditto ditto, s. 17. ⁴ Ditto ditto, s. 18.

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¹ See Act XI, 1874, s. 19. Ditto ditto, s. 20.

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1, 2, 3, 4 and 5 See Act XI, 1874, s. 22.

6 Ditto ditto, s. 23.

7 and 8 Ditto ditto, s. 24.

10 Ditto ditto, s. 25.

11 Ditto ditto, s. 27.

12 Ditto ditto, s. 28.

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¹ See Act XI, 1874, s. 31. ² Ditto ditto, s. 32.

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2	99	396	514, paras. 1, 2 & 3
3		397, para. 1	514, para. 1
374	99	\$	2 & 3
375	. 101		4
376, para. 1	101	3	
2	101	[4] 이번 이렇게 되었다.	514, paras. 1 to 4
3	101	1, Prov.	
4	101	2	515
377	98, except cls. (d) &	8	516
	(e)	399	513
378, para. 1		400, para. 1	321, para. 1
2	105	2	2
3791	. 165	401, para. 1	322
380	. 166	2	. 323
381	. 153	402	204 names 1 to 4
382	. 102, para. 1		905
383	. 2	408	03.0
	. 2	404	070 900
	103		278, 320
	50		278, cl. (d)
	51, para. 1	3 .	(e)
		4	(f)
2	523, para. 1	5	278, 320
388	496	6	278, cl. (c)
389, para. 1	497, para. 1	406, para. 1, cl.	1 320, cl. 1
2	2	Table 1	2 (a)
890	498		8 (6)

¹ See Act XI, 1874, s. 36.

² See Act XI, 1874, r. 37.

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406, para. 1, cl. 4	320, cl. (c)	4181	517, para. 1
5	(d)	418, Expln.2	517, Expln. *
6	(e)	419	520
7	278, 320	420	518
8	320, cl. (g)	421	544
9	(1/2)	422	543
10	(i)	423	464
11	(f)	424, para. 1	469
12	(j)	2	469
408, para. 2	278, 320	3	464
3	278, 320	425, para. 1	465, para. 1
4	462, Proviso.	23	2
407	326	426	466
408, para. 1	462, para. 1	427	467
2	2	428	468
3	3	429	470
4		430	471
409, para. 1	328	431	472
2	Chapter VI,—A	432	473
3	Ditto *	438	474
410	827	434	475
411	329	485, para. 1	480
412	330	paras. 2 & 3	481
413	331	436, para. 1	482, para. 1
414	332	2	2
415, para. 1	523, para. 1	3	347
2	525	4	
416	523, para. 2	437	484
417, para. 1	524, para. 1	438, para. 1	445
2	2	2	447, para. 1

1 and 2 See Act XI, 1874, s. 38. Ditto ditto, s. 39.